

Kansas Register

Ron Thornburgh, Secretary of State

Vol. 22, No. 39 September 25, 2003 Pages 1639-1684

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Social and Rehabilitation Services

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9 a.m. Tuesday, November 25, in the SRS board room, sixth floor north, Docking State Office Building, 915 S.W. Harrison, Topeka, to consider the adoption of an amendment to an existing rule and regulation on a permanent basis effective January 1, 2004. Telephone conference will not be available.

This 60-day notice of the public hearing shall constitute a public comment period for the proposed regulation. All interested parties may submit written comments prior to or during the hearing to Hope Burns, Office of the Secretary for SRS, Room 603-N, Docking State Office Building, 915 S.W. Harrison, Topeka, 66612. All interested parties will be given a reasonable opportunity to present their views at the hearing, but it may be necessary to request each participant to limit any oral presentation to five minutes.

Any individual with a disability may request accommodation in order to participate in the public hearing and may request the proposed regulation and economic impact statement in an accessible format. Requests for accommodation should be made at least five working days in advance of the hearing by contacting Hope Burns at (785) 296-3274 or by calling the Kansas Relay Center at 1-800-766-3777.

The adoption of the regulation will take place at 11:30

a.m. Monday, December 1, in the SRS executive conference room, 603-N, Docking State Office Building.

Copies of the regulation and the economic impact statement may be obtained by contacting Hope Burns. A summary of the proposed regulation and the economic impact follows:

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENT FOR THE MEDICAID (MEDICAL ASSISTANCE) PROGRAM

30-5-116. Scope of rehabilitation services.

Summary of Proposed Changes:

- (1) Revising to eliminate licensing that doesn't apply anymore.
- (2) Eliminating redundant reference to obsolete divisions in SRS.
- (3) Making the regulation consistent with SRS state plan and policies.

Federal Mandate: This regulation change is not federally mandated.

Economic Impact: None. Bearer of Cost: None. Affected Parties: None.

Other Methods: There were no other appropriate methods for the desired outcome.

Janet Schalansky Secretary of Social and Rehabilitation Services

Doc. No. 029851

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Register Office: 1st Floor, Memorial Hall (785) 296-3489 Fax (785) 368-8024 kansasregister@kssos.org

Kansas Arts Commission

Notice of Meeting

The Kansas Arts Commission will convene its quarterly business meeting at 9 a.m. Monday, September 29, at the Prairie Art Gallery in Sedan. Meetings of the Kansas Arts Commission, a state agency, and its advisory panels are open to public observation in accessible locations. All proceedings are recorded on audiotape. Individuals who require special accommodation are asked to make such requests in advance. Assisted listening devices will be available.

For more information, contact the Kansas Arts Commission office, Suite 1004, Jayhawk Tower, 700 S.W. Jackson, Topeka, 66603-3761, (785) 296-3335, fax (785) 296-4989, e-mail KAC@arts.state.ks.us. Program information is available on the commission's Web site at http://arts.state.ks.us.

David M. Wilson Executive Director

Doc. No. 029847

State of Kansas

Secretary of State

Executive Appointments

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State's office. A complete listing of Kansas state agencies, boards and commissions, and county officials are included in the Kansas Directory, which is available on the Secretary of State's Web site at www.kssos.org. The following appointments were recently filed with the Secretary of State:

State Board of Cosmetology

Marian M. Brown, 3305 Yellowstone Drive, Lawrence, 66047. Term expires June 30, 2006. Reappointed.

Rogene Handlon, 2835 S.E. Pennsylvania Ave., Topeka, 66605. Term expires June 30, 2006. Reappointed.

Marie Plinsky, 1028 S.W. Western Ave., Topeka, 66604. Term expires June 30, 2006. Reappointed.

Kansas Credit Union Council

Gilbert E. Benton, 804 N. 1st St., Cimarron, 67835. Term expires March 15, 2006. Succeeds Marilyn J. Laird. Mark S. Kolarik, 2904 Oakview Drive, Pittsburg, 66762. Term expires March 15, 2006. Succeeds Nancy Lepell.

State Library Advisory Commission

Gwen J. Alexander, 1845 Fairmount, Wichita, 67260. Term expires June 30, 2007. Succeeds Michael T. Kelly. Stella Bentley, 5922 Longleaf Circle, Lawrence, 66049. Term expires June 30, 2007. Reappointed.

Kansas Library Network Board

Roger Carswell, 927 Meadowbrook Road West, Iola, 66749. Term expires June 30, 2006. Succeeds Fred D. Atchison.

Susan Taylor, 1322 E. Euclid, McPherson, 67460. Term expires June 30, 2004. Succeeds Sylvia Kuhlmeier.

Jo Ann Wahrman, 1525 Cherry, Goodland, 67735. Term expires June 30, 2006. Reappointed.

State Board of Nursing

Corinne A. Chapman, 10101 W. Pawnee, #500A, Wichita, 67215. Term expires June 30, 2007. Succeeds Sandra L. Qamar.

Deborah L. Dale, 4416 S.W. 17th Terrace, Topeka, 66614. Term expires June 30, 2007. Succeeds Teresa J. Harder.

Joan Sheverbush, 3102 N. Free King Highway, Pittsburg, 66762. Term expires June 30, 2004. Succeeds Diane L. Okeson.

Barbara J. Stec, 4 Neumann Drive, Atchison, 66002. Term expires June 30, 2007. Reappointed.

Kansas Sentencing Commission

Annie Grevas, 1223 Fredrich Drive, Salina, 67401. Term expires June 30, 2005. Reappointed.

Donald E. Jackson, P.O. Box 8545, Wichita, 67208. Term expires June 30, 2005. Succeeds Patricia O'Day.

Rick Kittel, 1705 Troon Lane, Lawrence, 66047. Term expires June 30, 2005. Reappointed.

Kathleen M. Lynch, 8331 Cleveland Cove, Kansas City, KS 66109. Term expires June 30, 2005. Succeeds Irving Shaw

Paul J. Morrison, Vice-Chair, 7929 Greenwood, Shawnee Mission, 66215. Term expires June 30, 2005. Reappointed.

Jaime D. Richardson, 7926 Garfield Ave., Kansas City, KS 66112. Term expires June 30, 2005. Succeeds Dan R. Hoisington.

Ron Thornburgh Secretary of State

Doc. No. 029865

State of Kansas

Kansas Water Authority

Notice of Meetings

The Kansas Water Authority will conduct its quarterly meeting October 8-9 at the Red Coach Inn, 2110 W. Crawford (Crawford and I-135 south of Interstate 70), Salina. The Authority will review proposed statewide water policies and regional water issues.

The Authority's Committee of the Whole will meet at 1 p.m. October 8. The full Authority will convene at 9 a.m. October 9 to consider approval of recommendations of the Committee of the Whole from the previous day.

An agenda and other details of the meeting are available by contacting the Kansas Water Office, 901 S. Kansas Ave., Topeka, 66612-1249, (785) 296-3185, or by viewing the Kansas Water Office's Web site, www.kwo.org.

Persons needing special accommodations should notify the Kansas Water Office at least two days prior to the meeting.

> Kent Lamb Chairman

Doc. No. 029854

Kansas State University

Notice to Bidders

Sealed bids for the item listed below will be received by the Kansas State University Purchasing Office, Manhattan, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (785) 532-6214 or fax (785) 532-5577 for additional information:

Tuesday, October 7, 2003 #40089

Coffee Cart Service

William H. Sesler Director of Purchasing

Doc. No. 029849

State of Kansas

Secretary of State

Notice of Corporations Forfeited

In accordance with K.S.A. 17-7510, the articles of incorporation of the following corporations organized under the laws of Kansas and the authority of the following foreign corporations authorized to do business in Kansas were forfeited during the month of August 2003 for failure to timely file an annual report and pay the annual franchise tax as required by the Kansas general corporation code:

Domestic Corporations

Ag Ads, Inc., Lost Springs, KS.

American Auto Sales & Aftermarket Outlet, Inc.,

Kansas City, KS.

Andover Community Optimist Club, Inc., Andover, KS.

Arkdale Farms, Inc., Sterling, KS.

Asner Iron & Metal Co., Kansas City, KS.

Auto Parts Supply of Pratt, Inc., Pratt, KS.

Becker Holdings, Inc., Lenexa, KS.

Business Resource, Inc., Osage Beach, MO.

C. R. Calvert (Kingman) Mercantile Company, Incorp., Spring, TX.

Casey-Matt, Inc., Leawood, KS.

Cerv's, L.L.C., Hays, KS.

Clairhue, Incorporated, Dodge City, KS.

Clearwater Community Development Foundation, Inc., Clearwater, KS.

Control Assemblies Company, Kansas City, KS.

D R I Equity Corporation, Scottsdale, AZ.

Dean E. Norris, Inc., Wichita, KS.

Don Donahoo Custom Homes, Inc., Leawood, KS.

Elenor Hart Real Estate Group, Inc., Topeka, KS.

Factory Direct Furniture Inc., Overland Park, KS.

Fashion Bug #2031, Inc., Bensalem, PA.

Fashion Bug #2063, Inc., Bensalem, PA.

Fashion Bug #2085, Inc., Bensalem, PA.

Fashion Bug #2740, Inc., Bensalem, PA.

Fashion Bug #2808, Inc., Bansalem, PA.

Fashion Bug #3187, Inc., Bensalem, PA.

Fashion Bug #3430, Inc., Bensalem, PA.

Fashion Bug #527, Inc., Bensalem, PA.

Fashion Bug #594, Inc., Bensalem, PA. Fashion Bug #797, Inc., Bensalem, PA.

Fashion Bug Plus #8046, Inc., Bensalem, PA.

Feeder Pig Producers I, Inc., Shaby, NE.

G.L.A., Inc., Wichita, KS.

Gentry, Ltd., Wichita, KS.

Gigot Feeders, Inc., Garden City, KS.

Gnu Electric, Inc., Shawnee Mission, KS.

Grassland Heritage Foundation, Shawnee Mission, KS.

Great Plains Mobile Homes Movers, Inc., Burrton, KS.

Hesston Prestige Printing, Inc., Lucas, TX.

HHRG, Inc., Overland Park, KS.

Hughes Development Company, Inc., Kansas City, KS.

Information Processing Supply Associates, Inc., Wichita, KS.

K & S Cattle Inc., Haven, KS.

Kansas Collectors Association, Inc., Topeka, KS.

Kansas Healthcare Management Company, Inc.,

Brentwood, TN.

Krash Inc., Wichita, KS

Linder's Welding, Inc., Stilwell, KS.

Liquitech, Inc., Lenexa, KS.

M. & J. Treats, Inc., Overland Park, KS.

M&T Farms, Inc., Stafford, KS.

Medical Holdings, Inc., Plano, TX.

Mike Macek Auto Service, Inc., Kansas City, KS.

Murray Grain Co., Inc., Larned, KS.

Music Theatre of Wichita, Inc., Wichita, KS.

New Song Academy, Inc., Wichita, KS.

Overstreet Operating Company, Garden City, KS.

Paola Free Library Foundation, Paola, KS.

Petman Products, Inc., Salina, KS.

Phoenix Contracting, Inc., Towanda, KS.

Portrait's by Shane, Inc., Great Bend, KS.

Professional Mechanical Contractors, Inc., Wichita, KS.

R.W. Farms, Inc., Riley, KS.

Rauch Farms, Inc., Tribune, KS.

Redempco Properties Corporation, a Kansas Close

Corporation, Overland Park, KS.

Resultex, Inc., Kansas City, MO.

River Ridge Farms Homes Association, Stanley, KS.

Robert C. Bouck, Inc., Quincy, IL.

S & W Management, Inc., Columbia, MD.

Schmidt Sales, Inc., Montezuma, KS.

Seyb - Tucker Lumber & Implement, Inc., Johnson, KS.

Shawnee Mission Soccer Club, Inc., Lenexa, KS.

Shay Realty, Inc., St. Francis, KS.

Smith Energy Management Company, Parrish, FL.

Smothermon, Inc., Tyro, KS. Southwind Oil Corp., Augusta, KS.

Spacial Innovations, Inc., Spring Hill, KS.

Star Contracting Service Inc., Olathe, KS.

Steven Hirschorn and Associates Incorporated,

Overland Park, KS.

Strawns Farms, Inc., Cimarron, KS.

Stutzman Harvesting, Inc., Hutchinson, KS.

Suburban Lawn & Garden, Inc., Kansas City, MO.

Summers Associates, Inc., Olathe, KS.

Superior Plumbing, Inc., Olathe, KS.

The Danrich Co., Goodland, KS.

The Gospel Fellowship Church, Inc., Scott City, KS.

The Greenwood County Fair Association, Inc., Eureka, KS.

Utility Diving Services, Inc., Gardner, KS.

Vulcan Mfg., Inc., Salina, KS.

W. M. Farms, Inc., Tribune, KS.

Wichita Colts Association, Inc., Wichita, KS.

Wilke Welding and Steel Fabrication, Inc., Hutchinson, KS.

Foreign Corporations

A & K Railroad Materials, Inc., Salt Lake City, UT.

A Caring Doctor (Minnesota), P.A., Portland, OR.

Acme Investments, Inc., Lincoln, NE.

AHM Partners 2, L.P., Dallas, TX.

Aramark Healthcare Support Services, Inc., Philadelphia, PA.

Baby Superstore, Inc., Montvale, NJ.

Banana Republic, Inc., Albuquerque, NM.

Beta Operating Company, L.L.C., Tulsa, OK.

BRH-Garver, Inc., Houston, TX.

Buy-Tel Communications, Inc., Collyville, TX.

Church of God (Holiness) Foundation, Overland Park, KS.

Cole Vision Corporation, Twinsburg, OH.

Cole Vision Services, Inc., Twinsburg, OH.

Community Home Mortgage Corporation, Melville, NY.

Corral West Ranchwear, Inc., Cheyenne, WY.

Crowley Investment L.L.C., Burlington, IA.

Curty Realty Co., Inc., Independence, MO.

Delia*s Retail Company, New York, NY.

Development Associates, Inc., Elkhorn, NE.

Dick's Sporting Goods, Inc., of Delaware, Pittsburgh, PA.

Donald L. Watkins, Inc., Lee's Summit, MO.

Eberl's Temporary Services, Inc., Lakewood, CO.

Electronics Boutique of America Inc., West Chester, PA.

Fairbury Winnelson Co., Fairbury, NE.

Foot Locker Retail, Inc., Harrisburg, PA.

Foot Locker Specialty, Inc., Harrisburg, PA.

Foot Locker Stores, Inc., Harrisburg, PA.

Fritz Enterprises, Inc., Trenton, MI.

Future Foam, Inc., Council Bluffs, IA.

Gart Bros. Sporting Goods Company, Englewood, CO.

Gary Johnson Consulting, Inc., Overland Park, KS.

Grinnell Corporation, Boca Raton, FL.

Grove Winnelson Co., Gilbert, AZ.

Harbison-Fischer, Inc., Fort Worth, TX.

Hastings Entertainment, Inc., Amarillo, TX.

Hunter Midwest, Inc., Merriam, KS.

L.E. Bell Construction Company, Inc., Helfin, AL.

Land/Home Financial Services, Concord, CA.

Least Cost Routing, Inc., McLean, VA.

Lerner New York, Inc., New York, NY.

Life Line Screening of America Ltd., Cleveland, OH.

Mactec Engineering and Consulting, Inc., Alpharetta, GA.

Malachi Mattress America, Inc., Houston, TX.

Marketfare Foods, Inc., Phoenix, AZ.

Marshalls of MA, Inc., Framingham, MA.

Master Protection Corporation, Boca Raton, FL.

McCarty-Hull Cigar Co., Inc., Amarillo, TX.

MecCon Industries, Inc., Lansing, IL.

Metroplains Properties, Inc., St. Paul, MN.

MFA Oil Company, Columbia, MO.

Midwest Precipitator Services Corp., Excelsior Springs, MO.

MKK Technologies, Incorporated, Livonia, MI.

Modern Woman, Inc., Memphis, TN.

National Book Warehouses, Inc., Knoxville, TN.

Norcold, Inc., Ann Arbor, MI.

Old Navy Inc., Albuquerque, NM.

Paging Professionals of Oklahoma, Inc., Guthrie, OK.

Pearle Vision, Inc., Twinsburg, OH.

Pennsylvania Fashions, Inc., Warrendale, PA.

Petsmart, Inc., Phoenix, AZ.

Platte Valley Winnelson Co., Grand Island, NE.

Positive Feed Operating Co., L.L.C., Sealy, TX.

Preferred Pump and Equipment, LP, Fort Worth, TX.

Printing Creations, Inc., Merriam, KS.

Process Measurement Company, Shawnee Mission, KS.

Project Development Group, Inc., Pittsburgh, PA.

Quill Corporation, Lincolnshire, IL.

Radiologic Resources, Incorporated, Chesterfield, MO.

Record Town, Inc., Albany, NY.

Salem Grain Company, Inc., Salem, NE.

Saulcon, Inc., Odessa, TX.

Saulsbury Electric Co., Inc., Odessa, TX.

SI/Baker, Inc., Allentown, PA.

Sign Up Company, Watertown, SD.

Site Line Surveying, Inc., Blue Springs, MO.

Southeast Nebraska Cooperative Co. (of Beatrice),

Beatrice, NE.

Stahl (USA) Inc., Peabody, MA.

Stratton Equity Cooperative Company, Stratton, CO.

Sturgeon Electric Company, Inc., Rolling Meadows, IL.

Superior Asset Management, Inc., Clearwater, FL.

Tec Fab Parts, Inc., Tonganoxie, KS.

Tensar Earth Technologies, Inc., Atlanta, GA.

The Bombay Company, Inc., Fort Worth, TX.

The Daniels Agency of New York, Inc., Panling, NY.

The Gap, Inc., Albuquerque, NM.

The San Francisco Music Box Company, Harrisburg, PA.

Things Remembered, Inc., Twinsburg, OH.

Tobin Lawn & Landscape, Inc., Grandview, MO.

Tradehome Shoe Stores, Inc., Cottage Grove, MN.

United States Telecommunications, Inc., Clearwater, FL.

Vinone's, Inc., Kansas City, MO.

Von Maur, Inc., Davenport, IA.

Western Uniform & Towel Service of Oklahoma, Inc.,

Culpeper, VA.

Williams-Sonoma Stores, Inc., San Francisco, CA.

Wilson Concrete Company, West Palm Beach, FL.

Ron Thornburgh Secretary of State

Doc. No. 029844

(Published in the Kansas Register September 25, 2003.)

City of Wichita, Kansas

Notice to Bidders

The City of Wichita will receive bids at the Purchasing Office, 455 N. Main, 12th Floor, Wichita, 67201, until 10 a.m. Friday, October 24, for the following project:

KDOT Project No. 87N-0203-01/472-83801 243112 (OCA Code 715696) Paving

Central Street Bridge at Tara

Requests for the bid documents and plans should be directed to City Blue Print, (316) 265-6224, or to Marty Murphy, (316) 268-4488. Other questions should be directed to the respective design engineer at (316) 268-4501.

All bids received will thereafter be publicly opened, read aloud and considered by the Board of Bids and Contracts. All work is to be done under the direction and supervision of the city manager and according to plans and specifications on file in the office of the city engineer. Bidders are required to enclose a bid bond in the amount of 5 percent with each bid as a guarantee of good faith. The Wichita City Council reserves the right to reject any and all bids.

The successful bidder may contact Pam Plank at (316) 268-4499 or Marty Murphy at (316) 268-4488 for extra sets of plans and specifications.

Marty Murphy Administrative Aide City of Wichita—Engineering

Doc. No. 029848

Legislature

Interim Committee Schedule

The following committee meetings have been scheduled during the period of September 25-October 10. Requests for accommodation to participate in committee meetings should be made at least two working days in advance of the meeting by contacting Legislative Administrative Services at (785) 296-2391 or TTY (785) 296-8430. When available, agendas can be found at http://kslegislature.org/klrd.

Date	Room	Time	Committee	Agenda
Sept. 25	519-S	10:00 a.m.	Joint Committee on Claims Against the State	Hearings on claims filed.
Sept. 26	514-S	9:00 a.m.	Health Insurance Issues Working Group	Health insurance options.
Sept. 29 Sept. 30	519-S 519-S	10:00 a.m. 9:00 a.m.	Special Committee on Commerce and Labor	29th: Topic No. 1—Unemployment Insurance Trust Fund Taxable Wage Base. 30th: Committee discussion, deliberation.
Sept. 29 Sept. 30	514-S 514-S	10:00 a.m. 9:00 a.m.	Legislative Budget Committee	29th: Study the tax and revenue structure of the state and potential revenue adjustment options. Study state general fund cash flow requirements. Develop projections for revenues and expenditures five to ten years in the future. 30th: Continue discussions from previous day.
Sept. 29 Sept. 30	313-S 313-S	10:00 a.m. 9:00 a.m.	Long-Term Care Services Task Force	29th: Conferees: estate recovery; workforce; liability insurance. 30th: Conferees: report on Plus 8 program; civil monetary penalty funds; PEAK award winners; other.
Oct. 6 Oct. 7	123-S 123-S	10:00 a.m. 9:00 a.m.	Special Committee on Utilities	Agenda not available.
Oct. 7 Oct. 8	313-S 313-S	10:00 a.m. 9:00 a.m.	Select Committee on School Finance	Agenda not available.
Oct. 8	526-S	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Agenda not available.
Oct. 8 Oct. 9	123-S 123-S	10:00 a.m. 9:00 a.m.	Joint Committee on Economic Development	Agenda not available.
Oct. 9 Oct. 10	514-S 514-S	10:00 a.m. 9:00 a.m.	Legislative Educational Planning Committee	Agenda not available.
Oct. 9 Oct. 10	519-S 519-S	10:00 a.m. 9:00 a.m.	Special Committee on Assessment and Taxation	9th: Topic 12—Property Tax Income and Expense Info. (SB 99); Topic 10—Job Retention Policy; Topic 5—Transportation of Cigarettes (HB 2422); Topic 3— Monitor Streamlined Sales Tax Implementation; Topic 7—Local Sales Tax Uniformity. 10th: Topic 9—Corporation Franchise Taxes; Topic 4— Severance Tax Administration (SB 267); Topic 11—Property Tax on Damaged Property.

The Joint Committee on Children's Issues will be conducting roundtables on services for children, youth and adults affected by the child welfare system. The tentative schedule follows:

September 23	313-S	Roundtable on foster care and adoption services.
October 29*	313-S	Roundtable on child in need of care code issues and court procedures.

Anyone wishing to participate in one of the roundtables should contact Emalene Correll or Hank Avila in the Legislative Research Department at (785) 296-3181 or by e-mail at Emalene C@klrd.state.ks.us.

Jeff Russell Director of Legislative Administrative Services

* Please note date change from October 21.

Doc. No. 029859

State of Kansas Kansas Development Finance Authority Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, October 9, in the conference room in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, regarding the proposed issuance by the Authority of its Health Facilities Revenue Bonds for Hays Medical Center, Inc. (HMC), a Kansas nonprofit corporation. The bonds will be issued in a principal amount not to exceed \$40,000,000 for the purpose of making a loan to HMC to (a) refund the Authority's previously-issued Variable Rate Demand Revenue Bonds (Hays Medical Center, Inc.), Series 2000N, the proceeds of which were used to finance or reimburse HMC for the costs of acquiring, constructing and installing certain health care facilities; (b) finance the construction of certain health care facilities of HMC, including without limitation construction of an addition to the Michael E. DeBakey Heart Institute of Kansas at HMC and an expansion of inpatient rehabilitation services; (c) fund a debt service reserve for the bonds; and (d) pay certain costs related to the issuance of the bonds, under authority of K.S.A. 74-8901 et seq. The facilities to be financed or refinanced with the bonds are or will be located at 2220 Canterbury Drive, Hays, Kansas.

The bonds, when issued, will be a limited obligation of the Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will the bonds constitute an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. The bonds will be payable solely from amounts received or pledged by HMC, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on the bonds when they become due.

All individuals who appear at the hearing will be given an opportunity to express their views, and all written comments previously filed with the Authority at its offices at 555 S. Kansas Ave., Suite 202, Topeka, 66603, will be considered. Additional information regarding the project described above may be obtained by contacting the Authority.

Stephen R. Weatherford President

Doc. No. 029856

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality construction permit. Duke Energy Field Services - Light Booster Station has applied for an air quality construction permit in accordance with the provisions of K.A.R. 28-19-300 to replace two compressor engines. Emissions of oxides of nitrogen (NOx), carbon monoxide (CO) and volatile organic compounds (VOCs) were evaluated during the permit review process.

Duke Energy Field Services - Light Booster Station, Denver, Colorado, owns and operates the stationary source located at the NE 1/4, Section 2, Township 35 South, Range 32 West, Seward County, Kansas, at which two natural gas compressor engines are to be installed.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during review of the permit application is available for public inspection for a period of 30 days from the date of publication during normal business hours at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka; and at the KDHE South Central District Office, 130 S. Market, Suite 6050, Wichita. To obtain or review the proposed permit and supporting documentation, contact Michael Stewart, (785) 296-1994, at the KDHE central office; or Don Mies, (316) 337-6107, at the KDHE South Central District Office. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Michael Stewart, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received by the close of business October 27.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business October 27 in order for the Secretary of Health and Environment to consider the request.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 029857

Wichita State University

Request for Proposals

Sealed proposals for the following project will be received by the Office of Purchasing, Room 021, Morrison Hall, 1845 Fairmount, Wichita, 67260-0012, until 2 p.m. on the date indicated and then will be publicly opened. Interested bidders may call (316) 978-3782 for additional information:

Friday, October 24, 2003 Request for Proposal Number 040036-2

Scanning Electron Microscope (SEM) and Energy Dispersive X-Ray Microanalysis System (EDS)

Margaret A. Haddock Interim Director of Purchasing

Doc. No. 029866

State of Kansas

Kansas Development Finance Authority

Notice of Hearing

A public hearing will be conducted at 9 a.m. Thursday, October 9, in the conference room in the offices of the Kansas Development Finance Authority, 555 S. Kansas Ave., Suite 202, Topeka, on the proposal for the Kansas Development Finance Authority to issue approximately \$25,500,000 principal amount of Housing Development Revenue Bonds for Soldier Creek LLC, a Kansas limited liability company, or an affiliated entity (the developer). The bonds will be issued, pursuant to K.S.A. 74-8901 et seq., to finance the costs of acquisition and construction of a 324-unit mixed-use multifamily housing project to be operated as The Gardens at Soldier Creek and located in Topeka, Shawnee County, Kansas, and related improvements and equipment to be used for public housing purposes (the project).

The bonds, when issued, will be a limited obligation of the Kansas Development Finance Authority and will not constitute a general obligation or indebtedness of the State of Kansas or any political subdivision thereof, including the Authority, nor will the bonds constitute an indebtedness for which the faith and credit and taxing powers of the State of Kansas are pledged. The bonds will be payable solely from amounts received from the developer, the obligation of which will be sufficient to pay the principal of, interest and redemption premium, if any, on the bonds when they become due.

All individuals who appear at the hearing will be given an opportunity to express their views, and all written comments previously filed with the Authority at its offices at 555 S. Kansas Ave., Suite 202, Topeka, 66603, will be considered. Additional information regarding the project described above may be obtained by contacting the Authority.

Stephen R. Weatherford President

Doc. No. 029855

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit. Raytheon Aircraft Company has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance.

Raytheon Aircraft Company owns and operates a commercial and military aircraft manufacturing facility located at 9707 E. Central, Wichita.

A copy of the proposed permit, permit application, all supporting documentation and all information relied upon during the permit application review process is available for a 30-day public review during normal business hours at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka; and at the Wichita Department of Environmental Health, 1900 E. 9th, Wichita. To obtain or review the proposed permit and supporting documentation, contact Xiao Wu, (785) 296-1615, at the KDHE central office; or Randy Owen, (316) 268-8448, at the Wichita Department of Environmental Health. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the proposed permit to Xiao Wu, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating a final permit decision, written comments must be received by the close of business October 27.

A person may request a public hearing be held on the proposed permit. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close of business October 27 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency has a 45-day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA 45-day review period. If the EPA waives its 45-day review period, the 60-day public petition period will start directly after the 30-day public comment period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Gary Schlicht, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7097, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 029845

State of Kansas

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment is soliciting comments regarding a proposed air quality operating permit and amending previously issued construction approval. Westar Energy has applied for a Class I operating permit in accordance with the provisions of K.A.R. 28-19-510 et seq. The purpose of a Class I permit is to identify the sources and types of regulated air pollutants emitted from the facility; the emission limitations, standards and requirements applicable to each source; and the monitoring, record keeping and reporting requirements applicable to each source as of the effective date of permit issuance. Notice also is given that certain requirements in the construction approval dated November 23, 1971, are being modified by a modification of approval conditions.

Westar Energy, Topeka, owns and operates the Tecumseh Energy Center coal-fired power plant located at 2nd and Dupont Road, Tecumseh.

A copy of the proposed permit, permit application, all supporting documentation, all information relied upon during the permit application review process, and a copy of the modification of approval conditions are available for a 30-day public review during normal business hours at the KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka; and at the Shawnee County Health Agency, 1515 N.W. Saline, Topeka. To obtain or review either document, contact Ann L. Spitz, (785) 291-3271, at the KDHE central office; or Ed Kalas, (785) 291-2456, at the Shawnee County Health Agency. The standard departmental cost will be assessed for any copies requested.

Direct written comments or questions regarding the documents to Ann L. Spitz, KDHE, Bureau of Air and Radiation, 1000 S.W. Jackson, Suite 310, Topeka, 66612-1366. In order to be considered in formulating final document decisions, written comments must be received by the close of business October 27.

A person may request a public hearing be held on the proposed documents. The request for a public hearing shall be in writing and set forth the basis for the request. The written request must be submitted to Connie Carreno, Bureau of Air and Radiation, not later than the close

of business October 27 in order for the Secretary of Health and Environment to consider the request.

The U.S. Environmental Protection Agency has a 45-day review period, which will start concurrently with the 30-day public comment period, within which to object to the proposed permit. If the EPA has not objected in writing to the issuance of the permit within the 45-day review period, any person may petition the administrator of the EPA to review the permit. The 60-day public petition period will directly follow the EPA 45-day review period. If the EPA waives its 45-day review period, the 60-day public petition period will start directly after the 30-day public comment period. Interested parties may contact KDHE to determine if the EPA's 45-day review period has been waived.

Any such petition shall be based only on objections to the permit that were raised with reasonable specificity during the public comment period provided for in this notice, unless the petitioner demonstrates that it was impracticable to raise such objections within such period, or unless the grounds for such objection arose after such period. Contact Gary Schlicht, U.S. EPA, Region VII, Air Permitting and Compliance Branch, 901 N. 5th St., Kansas City, KS 66101, (913) 551-7097, to determine when the 45-day EPA review period ends and the 60-day petition period commences.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 029858

State of Kansas

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for items listed will be received by the Director of Purchases until 2 p.m. on the date indicated. For more information, call (785) 296-2377:

10/06/200306675Furnish/Install Boiler10/15/200306694Market Research for Expanded
Gaming10/22/200306632Licensed Security Guard Services

The above referenced bid documents can be downloaded at the following Web site:

http://da.state.ks.us/purch/rfq/

Additional files may be located at the following Web site (please monitor this Web site on a regular basis for any changes/addenda):

http://da.state.ks.us/purch/adds/default/htm

The following bid documents may be obtained by calling (785) 296-8899:

10/20/2003 A-9711 Anderson Avenue Stonewall— East Stadium

> Keith Meyers Director of Purchases

Doc. No. 029864

Department of Health and Environment

Request for Comments

The Kansas Department of Health and Environment has reviewed an application from Acres of CD Landfill, LLC to own, operate and expand an existing construction and demolition landfill, previously permitted as Pat's Speciality Construction, Inc. The landfill is located in the Southeast Quarter of the Southwest Quarter of Section 7 and Northeast Quarter of the Northwest Quarter of Section 18, Township 10 South, Range 10 East in Pottawatomie County, approximately 2 miles west of Wamego. The proposed landfill will cover approximately 40 acres on the 80-acre property, which is a former rock quarry site. The landfill is proposed to be developed in four phases with four different cells, each one to be closed or a portion of the cell closed prior to starting the next phase.

The proposed landfill is estimated to have capacity for approximately 166,064 cubic yards of construction and demolition waste, with the period of active landfill operation estimated at 10 years. The bottom of the landfill is proposed to be at elevations ranging from 1,097 to 1,101 feet, and final landfill elevations will be at elevations ranging from 1,105 to 1,120 feet. Pottawatomie County has certified that the application described herein is consistent with local zoning requirements. Pottawatomie County also has certified that the application is consistent with the Pottawatomie County Solid Waste Management Plan. KDHE has reviewed the application and found it to be in conformance with the state solid waste regulations.

KDHE is providing public notice of its intend to issue a permit to Acres of CD Landfill, LLC for the proposed landfill described herein. A copy of the administrative record, including the permit application, engineering drawings, draft permit and other information regarding this permit action, will be available for public review until October 27 during normal business hours at the following locations:

Kansas Department of Health and Environment Bureau of Waste Management 1000 S.W. Jackson, Suite 320 Topeka, 66612-1366 Contact: Pete Osborn (785) 296-3970

Wamego City Hall 430 Lincoln Wamego, 66547 Contact: Merle Clark (785) 456-9119

The application form also is available for public viewing via the Internet at http://www.kdhe.state.ks.us/. Anyone wishing to comment on the proposed facility should submit written statements postmarked not later than October 27 to Pete Osborn of KDHE at the address listed above. Comments also will be accepted via facsimile to (785) 296-1592 or e-mail to posborn@kdhe. state.ks.us, provided the comments are received by 5 p.m.

October 27. KDHE will subsequently respond to all formal comments in writing.

After consideration of all formal comments received during the public notice period, KDHE will make a final decision on whether to issue the new permit. Notice of the decision will be given to the applicant, to anyone who submitted written comments during the comment period, and to those who requested notice of the final permit decision.

Roderick L. Bremby Secretary of Health and Environment

Doc. No. 029850

State of Kansas

Department of Transportation

Notice of Public Auction

The Kansas Secretary of Transportation will offer for sale at public auction at site at 10 a.m. October 28 the following building and land located in Hamilton County, Kansas, described as follows:

All of Lot 11 and the North 10 feet of Lot 12, Block 10, Original Town of Syracuse located at 102 West Avenue A, Syracuse Kansas. The site includes 4,900 sq. ft., improved with 1,173 sq. ft. building. All electrical, mechanical and plumbing systems have been removed from the structure. Site is currently zoned General Commercial District. Access control to US-50 Hwy. will be maintained except over and across the West 10 feet of the said North 10 feet of Lot 12. Complete legal description available upon request.

Note: The property offered for sale may or may not contain asbestos-containing materials and/or lead-based paint. Bidders are invited to inspect the property to be sold prior to bidding.

Inspection of Property:

10 a.m. to 11:30 a.m. October 21 and 30 minutes prior to the sale.

Terms of Sale:

Certified check for 10 percent of the purchase price the day of the sale. The balance of the purchase price will be paid by certified check on or before December 1, 2003. Make check payable to the Kansas Department of Transportation. The successful bidder will receive a bill of sale on the day of the sale and a quitclaim deed when the balance is paid. If the balance of the purchase price is not paid on or before December 1, 2003, the 10 percent down payment will be forfeited to the seller.

The appraised value is \$10,000, and the minimum acceptable bid is \$7,500. The seller reserves the right to reject any and all bids and is not responsible for accidents. For additional information, contact the Bureau of Right of Way at 1-877-461-6817.

The Kansas Department of Transportation ensures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap or national origin.

Deb Miller Secretary of Transportation

Doc. No. 029862

Criminal Justice Coordinating Council

Notice of Grant Award Meeting

Grant funds are available from the Kansas Criminal Justice Coordinating Council Federal Local Law Enforcement Block Grant. The purpose of the Local Law Enforcement Block Grant is to support local units of government and state police departments in procuring equipment and technology directly related to basic law enforcement functions. State police departments and units of local government are eligible to apply for a grant award of up to \$10,000. There is a 10 percent non-federal cash requirement.

The Kansas Criminal Justice Coordinating Council will meet at 10 a.m. Tuesday, October 28, in the Fatzer Courtroom at the Kansas Judicial Center, 301 S.W. 10th Ave., Topeka, to discuss the final grant awards.

Juliene Maska Federal Grants Program Administrator

Doc. No. 029846

State of Kansas

Commission on Emergency Planning and Response

Notice of Meeting

The Commission on Emergency Planning and Response will meet at 9:30 a.m. Friday, October 3, in the TAG conference room at the State Defense Building, 2800 S.W. Topeka Blvd, Topeka. An agenda may be obtained by contacting Sivi Murray, State Defense Building, Room 15, 2800 S.W. Topeka Blvd., Topeka, 66611-1287, (785) 274-1409.

Any individual with a disability may request accommodation in order to participate in the meeting. Requests for accommodation should be made at least five working days in advance of the meeting by contacting Sivi Murray or the Kansas Relay Center, 1-800-766-3777.

Sivi Murray Office Manager

Doc. No. 029853

State of Kansas

Children's Cabinet and Trust Fund

Notice of Meetings

The Kansas Children's Cabinet and Trust Fund will conduct a cabinet meeting from 9 a.m. to noon Friday, November 7, in Conference Room 530 of the Curtis State Office Building, 1000 S.W. Jackson, Topeka. The Children's Cabinet Executive Committee will meet at 3:30 p.m. Monday, October 13, in the Children's Cabinet and Trust Fund's new office, Room 152, Landon State Office Building, 900 S.W. Jackson, Topeka (first floor, south end—enter at north doors). The Advocacy Committee will meet in the same location at 1 p.m. Tuesday, October 28. For more information, contact Sue Scott at (785) 368-7044. Public comments and questions will be a part of every Children's Cabinet Meeting.

Joyce A. Cussimanio Executive Director

State of Kansas

Pooled Money Investment Board

Notice of Investment Rates

The following rates are published in accordance with K.S.A. 75-4210. These rates and their uses are defined in K.S.A. 12-1675(b)(c)(d), 75-4201(l) and 75-4209(a)(1)(B).

Effective 9-22-03 through 9-28-03

Term	Rate
1-89 days	1.00%
3 months	0.94%
6 months	1.01%
1 year	1.13%
18 months	1.40%
2 years	1.62%

Derl S. Treff Director of Investments

Doc. No. 029843

(Published in the Kansas Register September 25, 2003.)

Redemption Notice City of Kansas City, Kansas

Water & Electric Light Plant Revenue Bonds Series 1976A Due November 1, 2006 *CUSIP Number 484800 KM8

Notice is hereby given that, pursuant to Section 2 of Ordinance No. 55543 of the City of Kansas City, Kansas, passed on November 9, 1976, \$1,855,000 principal amount of the bonds are being called for redemption on November 1, 2003, at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The certificate numbers of the bonds to be partially or fully redeemed in the amounts described below are as follows:

Bearer Bonds

Bearer Bonds called in denominations of \$5,000 each:

3628	3661	3711	3730	3740	4951	5214	5217
5223	5227	5330	5336	5337	5339	5348	5379
5399	5441	5445	5447	5448	5460	5462	5463
5475	5478	5487	5498	5502	5507	5518	5541
5544	5573	5575	5577	5579	5581	5584	5585
5593	5600						

Coupons due subsequent to November 1, 2003, must be attached to the bonds called for redemption.

Registered Bonds

Registered Bonds called in the amount indicated below:

R203\$1,125,000 R204\$520,000

If only a portion of your certificate was called for redemption, a new certificate representing the uncalled portion will be issued and returned to you.

The bonds should be presented for payment as follows:

(continued)

Via US Mail

Security Bank of Kansas City Corporate Trust Department P.O. Box 171297 Kansas City, KS 66117

Courier or Hand Delivery Security Bank of Kansas City Corporate Trust Department 701 Minnesota Ave., Suite 206 Kansas City, KS 66101

Under the provisions of the Jobs and Growth Tax Relief Reconciliation Act of 2003, paying agents making payments of principal on municipal bonds may be obligated to withhold 28 percent of any such remittance to individuals who have failed to furnish the paying agent with a certified taxpayer identification number. In order to avoid the application of these provisions, bondholders should submit a completed IRS Form W-9 to the paying agent.

Notice is hereby given that on and after November 1, 2003, interest on the bonds hereby called for redemption shall cease to accrue.

* The CUSIP number is included solely for the convenience of the bondholders. Neither the issuer nor the trustee shall be responsible for the selection or the use of the CUSIP number, not is any representation made as to its correctness on the securities or as indicated on any redemption notice.

Dated September 25, 2003.

Security Bank of Kansas City Kansas City, Kansas, Trustee

Doc. No. 029860

State of Kansas

Secretary of State

Permanent Administrative Regulations

Article 16.—FEES

- **7-16-1. Information and services fee.** In addition to any other fees specified in regulation or statute, the fees prescribed in the secretary of state's "schedule of information and services fees," dated June 2, 2003 and hereby adopted by reference, shall be charged by the secretary of state. (Authorized by and implementing K.S.A. 2002 Supp. 75-438, as amended by 2003 SB 239, § 1; effective, T-7-7-1-03, July 1, 2003; effective Oct. 10, 2003.)
- **7-16-2.** Technology communication fee. In addition to any other fees specified in regulation or statute, the fees prescribed in the secretary of state's "schedule of technology communication fees," dated June 2, 2003 and hereby adopted by reference, shall be charged by the secretary of state. (Authorized by and implementing K.S.A. 2002 Supp. 75-444; effective, T-7-7-1-03, July 1, 2003; effective Oct. 10, 2003.)

Ron Thornburgh Secretary of State

Doc. No. 029861

State of Kansas

State Corporation Commission

Permanent Administrative Regulations

Article 1.—RULES OF PRACTICE AND PROCEDURE

- **82-1-201.** (Authorized by and implementing K.S.A. 1989 Supp. 55-604, K.S.A. 55-704, 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; revoked Oct. 10, 2003.)
- 82-1-202. Conducting business before the commission. (a) Unless otherwise required by law, the requirements of these regulations may be waived by the commission if good cause is shown and if it is in the public interest to do so.
- (b) Upon request, any person having business before the commission may receive all reasonable and proper assistance from personnel of the commission, including advice as to the form of any application, complaint, motion, answer, or other paper necessary to be filed in any proceeding before the commission and the furnishing of any blank forms or other information from its records that will provide the appropriate assistance. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended May 1, 1987; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-204. Definitions.** As used in these regulations, the following definitions shall apply: (a) "Applicant" means any party on whose behalf an application for authority or permission that the commission is authorized by law to grant or deny is made.
- (b) "Attorney" shall include any licensed attorney currently admitted to practice before the supreme court of the state of Kansas and any attorney at law authorized to enter an appearance under K.A.R. 82-1-228.
- (c) "Commission" and "commissioner" mean the state corporation commission of Kansas, and a member of the commission, respectively.
- (d) "Complainant" means any party who complains to the commission of either of the following:
- (1) Anything done or failed to be done in contravention or violation of either of the following:
- (A) The provisions of any statute or other delegated authority administered by the commission; or
- (B) any orders or regulations issued or promulgated by the commission under statute or delegated authority; or
- (2) any other alleged wrong over which the commission may have jurisdiction.
- (e) "Document" means any original, copy, or draft of any handwritten, typewritten, printed, graphic, or electronically recorded material, and shall include the following:
 - (1) Correspondence;
 - (2) notes;
 - (3) memoranda;
 - (4) studies;
 - (5) reports;
 - (6) records;

- (7) charts;
- (8) invoices;
- (9) bills;
- (10) diaries;
- (11) calendars;
- (12) books;
- (13) statements;
- (14) appointment books;
- (15) tape recordings;
- (16) videos;
- (17) faxes;
- (18) computer printouts and software;
- (19) electronically recorded media; and
- (20) any other writing or tangible record of any kind, type, or nature, however produced.
- (f) "Formal record" or "record" shall include the following, when filed with the commission:
- (1) All applications, complaints, petitions, and other papers seeking commission action;
- (2) all answers, replies, responses, objections, protests, motions, stipulations, exceptions, other pleadings, notices, depositions, certificates, proofs of service, transcripts of oral arguments, and briefs in any matter or proceeding;
- (3) all exhibits, all attachments to exhibits, all appendices to exhibits, amendments of exhibits, corrections of exhibits, supplements to exhibits, and all letters of transmittal or withdrawal of any items mentioned in this subsection;
- (4) any notice or commission order initiating the matter or proceeding;
- (5) any commission order designating a hearing examiner, attorney, or other employee, for any purpose;
- (6) the official transcript of the hearing made and transcribed by the reporter;
 - (7) all exhibits received in evidence;
- (8) all prefiled testimony or proposed exhibits offered but not received in evidence; however, any prefiled testimony or proposed exhibit which was not offered in evidence shall not be included in the record;
 - (9) all offers of proof; and
- (10) all motions, stipulations, subpoenas, proofs of service, and anything else ordered by the commission or presiding officer to be made a part of the record.
- (g) "Intervenor" means any party petitioning to intervene as provided by K.A.R. 82-1-225, if admitted by the commission as a participant in any proceeding. Admission as an intervenor shall not be construed as recognition by the commission that the intervenor might be aggrieved by any order of the commission in the proceeding.
- (h) "KAPA" means the Kansas administrative procedure act found at K.S.A. 77-501 *et seq.* and amendments thereto.
- (i) (1) "Party" means a person with an articulated interest in a particular commission proceeding who meets any of the following conditions:
 - (A) An order is specifically directed to the person.
- (B) The person is named as a party to a commission proceeding.
- (C) The person is allowed to intervene as a party in the proceeding.

- (2) No unincorporated association shall obtain party status in a proceeding without identifying its membership.
- (3) Except as provided in K.A.R. 82-1-207, technical staff and staff counsel participating in a proceeding shall be deemed a party for all purposes except the right of appeal of commission orders.
- (j) "Person" means any individual, partnership, corporation, association, political subdivision or unit of a political subdivision, or private organization or entity of any other character, including another state agency.
- (k) "Petitioner" means any party seeking relief who is not otherwise designated under these regulations.
- (l) "Presiding officer" means the chairperson of the commission or the commissioner or other person appointed by the commission who is actively conducting the hearing.
- (m) "Protestant" means any party objecting on the ground of private or public interest to the approval of an application, petition, motion, or other matter that the commission may have under consideration.
- (1) Each protestant protesting the granting of any application under the motor carrier act shall comply with the provisions of K.A.R. 82-4-65.
- (2) Each protestant protesting the granting of any application or permit under the oil and gas conservation act shall comply with the provisions of K.A.R. 82-3-135.
- (3) Any protestant desiring to become an intervenor in any other proceeding before the commission may file a petition for intervention as provided by K.A.R. 82-1-225.
- (4) Admission of a party as a protestant shall not be construed as recognition by the commission that the protestant might be aggrieved by any order of the commission in the proceeding.
- (n) "Respondent" means any party who is subject to any statute, order, rule or regulation or other delegated authority administered, issued, or promulgated by the commission and who meets either of the following conditions:
- (1) The party receives an order or notice issued by the commission in a proceeding or investigation instituted on the commission's own initiative.
- (2) Any complaint, motion to compel, or other such pleading is filed against the party.
- (o) "Restricted mail" shall have the same meaning as set forth in K.S.A. 60-103, and amendments thereto.
- (p) "Staff counsel" means the general counsel of the commission, any assistant general counsel of the commission, and any special counsel retained by the commission, participating in a proceeding before the commission.
- (q) "Technical staff" means commission employees with technical expertise and any special assistants or consultants retained by the commission. This term shall not include staff counsel. Technical staff may conduct investigations and otherwise evaluate issues raised, and may testify and offer exhibits on behalf of the general public.
- (r) "Test year" means any consecutive 12-month period selected for the purpose of determining or justifying rates. (Authorized by and implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended

(continued

- May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-204a.** Classification of public utilities for filing purposes. Public utilities shall be classified as follows for the purposes of filing with the commission.
 - (a) Electric and gas utilities:
- (1) Class A, if the annual operating revenues are \$1 million or more; and
- (2) class B, if the annual operating revenues are less than \$1 million;
 - (b) water utilities:
- (1) Class A, if the annual operating revenues are \$750,000 or more; and
- (2) class B, if the annual operating revenues are less than \$750,000; and
 - (c) telecommunications utilities:
- (1) Class A, if the annual operating revenues are \$1 million or more; and
- (2) class B, if the annual operating revenues are less than \$1 million. (Authorized by and implementing K.S.A. 66-106; effective Oct. 10, 2003.)
- **82-1-205.** Office hours. All offices of the state corporation commission shall be open to the public from 8:00 a.m. to 5:00 p.m. each day other than Saturday and Sunday, except as otherwise provided by law or by order of the governor. Meetings and exercise of powers may be held at any location by the commission. Any inquiry, investigation, or other proceeding necessary to the performance of the commission's duties and functions may be conducted at any location, and any person or persons may be designated or appointed to do so on behalf of and by the commission. (Authorized by and implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-206.** Communications. (a) All written communications to the commission shall be addressed to the executive director of the commission at its Topeka office, unless otherwise specifically directed by the commission or any commissioner.
- (b) Except as otherwise provided in article 3 of these regulations, all pleadings, exhibits and other papers required to be filed with the commission shall meet the following requirements:
- (1) Be filed within the time limits provided by KAPA unless otherwise specified by these regulations or by order of the commission, for such filing; and
- (2) be accompanied by appropriate fees in cases in which fees are required.
- (c) All communications and documents properly addressed or filed shall be deemed to be officially received by the commission when actually delivered at the office of the executive director of the commission. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-207.** Ex parte communications in non-KAPA proceedings. (a) (1) After the commission has determined and announced that a hearing shall be conducted in a proceeding and before the issuance of a final order, no

- parties to the proceeding, or their attorneys, shall discuss the merits of the proceeding with the commissioners or the presiding officer unless reasonable notice that allows attendance is given to all parties to the proceeding.
- (2) After the commission has determined and announced that a hearing shall be conducted in a proceeding and before the issuance of a final order, each party shall mail copies of any written communications regarding the proceeding that are directed to the commission or any member of its staff, to all parties of record. Each party shall furnish proof that service of the written communication was made to all parties to the proceeding.
- (3) The person or persons to whom any ex parte communication is made shall promptly and fully inform the full commission of the substance and circumstances of the communication to enable the commission to take appropriate action.
- (b) For purposes of this regulation only, no member of the technical staff shall be considered a party to any proceeding before the commission, regardless of participation in staff investigations in the proceeding or of participation in the proceeding as a witness. Any staff member may be conferred with at any time by the commissioners. However, no facts that are outside the record and that reasonably could be expected to influence the decision in any matter pending before the commission shall be furnished to any commissioner unless all parties to the proceeding are likewise informed and afforded a reasonable opportunity to respond. The rule against ex parte communications shall apply to staff counsel in regard to any adjudicative proceeding before the commission.
- (c) All letters and written communications in the nature of ex parte communications received by the commission, or any commissioner, from interested parties and members of the general public shall be made a part of the file in the docket and shall be made available to all persons who desire to see them. The deposit of these written communications and letters in the file shall not make them a part of the official transcript of the case. (Authorized by and implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-208.** Sessions. (a) Public sessions of the commission for hearing evidence, oral arguments, public conferences, and public hearings before the commission, a commissioner, or an examiner shall be held at the time and place ordered by the commission. Unless otherwise provided by statute, notice of these public sessions may be mailed, published by the commission, or delegated to an applicant by the commission.
- (b) General sessions of the commission for the transaction of business shall be held at its offices in Topeka, Kansas, or elsewhere in Kansas, on regular business days, as scheduled by the chairperson of the commission. Special sessions of the commission for consultation or conferences, or for the transaction of other business may be held at any time and place, as scheduled by the chairperson of the commission. (Authorized by K.S.A. 66-106; effective Jan. 1, 1966; amended Oct. 10, 2003.)
- **82-1-212. Dockets.** Each matter coming before the commission and requiring a decision by the commission

shall be known as a docket and shall receive a docket number and a descriptive title. The docket number and title shall be used on all papers filed in the docket, and shall appear in all correspondence relating to the docket. (Authorized by K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended Oct. 10, 2003.)

82-1-214. Commencement of a proceeding. A proceeding shall be commenced either by the filing of an application, a complaint, or a petition, or by the issuance of an order of the commission initiating a proceeding on its own motion. However, an application filed by an investor-owned utility for permission to make changes in its rates and tariffs shall not commence a proceeding under these regulations unless the commission has received written notification of the intent to file the application no fewer than 30 and not more than 90 days before the application filing date. (Authorized by K.S.A. 66-106; implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended, E-82-1, Jan. 21, 1981; amended May 1, 1981; amended May 1, 1986; amended July 23, 1990; amended Oct. 10, 2003.)

82-1-215. Copies of pleadings and prefiled testimony. (a) Except as otherwise provided in K.A.R. 82-1-231, K.A.R. 82-3-101 through K.A.R. 82-3-399, and K.A.R. 82-4-27, 82-4-28, 82-4-29, 82-4-30, and 82-4-65, each party filing any application, complaint, prefiled testimony, or other pleading shall file an original and at least seven copies for the commission. The filing of additional copies, as may be necessary, may be required by the commission. In the case of an application to serve an annexed area pursuant to K.S.A. 66-1,176, and amendments thereto, the applicant shall contemporaneously serve a copy of the application upon the currently certified retail electric supplier.

(b) Upon filing, the original shall be placed by the executive director of the commission in the official records of the commission, and the duplicate copies shall be distributed as directed by the commission. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)

82-1-216. Service of pleadings. (a) Manner of service of papers. Notices, motions, pleadings, or other papers may be served by any of the following means:

- (1) Hand delivery;
- (2) United States mail;
- (3) restricted mail;
- (4) overnight courier;
- (5) facsimile machine if the original of the facsimile document is also served; or
- (6) electronic delivery in a format acceptable to the commission, if a signed, original hard copy of the document delivered electronically is also served.
- (b) Who shall be served. All parties and attorneys who have entered their appearances in any proceeding shall be served with all notices, motions, pleadings, orders, or other papers filed in this matter. Service upon an attorney of record shall be deemed to be service upon the party represented by the attorney.

- (1) Service by commission. Orders, formal complaints to which a docket number has been assigned, supplemental complaints that have been permitted by the commission, and amended complaints that have been permitted by the commission, shall be served by the commission. Each complainant shall supply the commission with a sufficient number of copies of the complaint to enable the commission to serve one copy upon each defendant and retain the signed original and seven copies for its own use, together with any other copies as may be required by the commission. Notices shall be served either by the commission or as directed by the commission.
- (2) Service by parties. Pursuant to K.S.A. 77-519 and amendments thereto, except as stated above in paragraph (b)(1), parties shall be required to serve all documents in accordance with the procedures outlined in subsection (a). (Authorized by and implementing K.S.A. 66-106 and 77-519; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)

82-1-218. Form and contents of pleadings. All applications, formal complaints, supplemental complaints, amended complaints, petitions, replies, answers, protests, motions, petitions in intervention, and all amendments of these pleadings shall comply with the provisions of K.A.R. 82-1-219 relating to general requirements for all of these pleadings. The form and contents of the numbered paragraphs in the various kinds of pleadings shall be as follows:

(a) Applications. All applications for the approval, determination, consent, permission, certificate or authorization of the commission in cases for which this approval, determination, consent, permission, certificate, or authorization is required by law, shall be made in writing in a document entitled "application."

In matters before the utilities division and transportation division of the commission, the filing of certified copies of the charter or articles of incorporation of every corporation directly affected by the proposed action and certified copies of all certificates, statements, or records that modify or extend the purpose or powers of such corporations, may be required. However, until so required, the applicant may incorporate the items by reference rather than by actually filing the copies.

The application shall set forth the facts upon which the application is based, in numbered paragraphs, and reference to the particular provision of the law or regulations of the commission requiring or providing for the same shall be made in the application.

The application shall contain further statements of fact and of law as may be required by any provision of law or these regulations.

- (b) Complaints. Complaints shall comply with the provisions of K.A.R. 82-1-220.
- (c) Petitions. All petitions for relief shall meet the following criteria:
- (1) Clearly and concisely state the interest of the petitioner in the subject matter and the relief sought;
- (2) cite by appropriate reference the law, statute, or regulation relied upon by the petitioner for relief; and
 - (3) comply with the requirements of these regulations.

(d) Responsive pleadings. All responsive pleadings shall fully and completely advise the parties and the commission of the basis and nature of the response and of the rights of the respondent, and shall admit or deny, specifically and in detail, each material allegation of the pleading being answered.

Written responses to petitions for intervention shall not be required. However, if a responsive pleading is filed to a petition to intervene, the responsive pleading shall be served in accordance with K.S.A. 77-519, and amendments thereto, and these regulations.

Any party may file and serve a protest, motion, or other proper pleading within 10 days after service upon that party of any application, petition, notice, formal complaint, supplemental complaint, or amended complaint. However, protests to oil and gas conservation matters shall be filed with the conservation division within 15 days after publication of the notice of the application as required in K.A.R. 82-3-135a. Answers to formal complaints shall be filed as prescribed by K.A.R. 82-1-220 and these regulations.

- (e) Protests. All protests shall set forth the position and interest of the protestant and shall advise the commission and the parties in detail of the basis of the protest. Protests against the granting of permits, certificates, extensions, abandonments, and transfers under the motor carrier act shall comply with K.A.R. 82-4-65. Protests against the granting of applications and permits under the oil and gas conservation act shall comply with K.A.R. 82-3-135b. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-219.** General regulations relating to pleadings and other papers. Except as otherwise provided in K.A.R. 82-1-231, every pleading shall contain the following formal parts:
- (a) Caption. The caption of a pleading shall include the heading, the descriptive title of the docket, and the docket number assigned to the matter by the executive director of the commission.
- (1) Heading. Each pleading shall contain the heading "BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS" which shall be centered at the top of the first page of the pleading.
- (2) Descriptive title. Immediately beneath the heading, and to the left of the center of the page, shall be the descriptive title of the docket. This title shall begin with the words "In the matter of" and shall be followed by a concise statement of the matter presented to the commission for its determination, including, if appropriate, a brief description of the order, authorization, permission, or certificate sought by the party initiating the docket. The name of the party initiating the docket and the names of all other parties to whom the initial pleading is directed shall be stated in the descriptive title, followed by a designation of each party's status in the proceeding. These designations shall include applicant, complainant, defendant, respondent.
- (3) Docket number. Upon the filing of the initial pleading in a docket, a docket number shall be assigned by the

- executive director of the commission, which shall be placed immediately to the right of the docket title. All pleadings filed in the docket after the formal initiation of the matter shall bear the same caption as the original pleading.
- (b) Pleading title. The title of the pleading shall be centered immediately beneath the caption and shall describe the pleading contained in the numbered paragraphs that follow.
- (c) Numbered paragraphs. Following the title of the pleading, the pertinent allegations of fact and law, in compliance with these regulations, shall be set forth in numbered paragraphs.
- (d) Numbered pages. Beginning with the second page of the pleading, each page of the pleading shall be numbered consecutively.
- (e) The prayer. The numbered paragraphs of the pleading shall be followed by the prayer, which shall be a concise and complete statement of all relief sought by the pleader. The prayer shall be brief, but shall be complete so that an order granting the prayer includes all of the relief desired and requested by the pleader.
- (f) Subscription. All pleadings shall be personally subscribed or executed by one of the following methods:
- (1) By the party making the same or by one of the parties, if there is more than one party;
- (2) by an officer of the party, if the party is a corporation or association; or
- (3) for the party, by its attorney. The names and the addresses of all parties shall appear either in the subscription or elsewhere in the pleading. The name, address, telephone number, and telefacsimile number of the attorney for the party who is the pleader shall appear either in the subscription or immediately below it. Abbreviations of names and addresses shall not be used.
- (g) Verification. All pleadings shall be verified by the party or by the party's attorney, if the attorney has actual knowledge of the truth of the statements in the pleading or reasonable grounds to believe that the statements are true. All pleadings shall be verified upon oath before any person authorized by law to administer oaths. Pleadings by corporations or associations may be verified by an officer or director of the corporation or association. Written verification may be waived by the commission by order at its discretion.
- (h) Certificate of service. Whenever service of a pleading is required by these regulations, the party responsible for effecting service shall endorse a certificate of service upon the pleading to show compliance with these regulations. The certificate shall show service by hand delivery, mail, restricted mail, overnight courier, or by telefacsimile, if the original of the telefacsimile document is also served.
- (i) Form. Pleadings shall be typewritten. All pleadings shall be typewritten on paper that is 8½" wide and 11" long. The left-hand margin shall not be less than one inch wide. The impression shall be on only one side of the paper and shall be double-spaced, except that lengthy quotations may be single-spaced and indented. Photocopies of the pleading may be filed.
- (j) Rejection of document. Documents that contain defamatory, scurrilous, or unethical language shall be re-

jected and returned to the party filing the document. Papers, correspondence, or pleadings, or any copies of papers, correspondence, or pleadings that are not clearly legible shall be rejected and returned to the party filing the document.

- (k) Amendments. The amendment of any pleading may be allowed by the commission at its discretion, either by replacement of the original pleading with an amended version of it or by interlineation or deletion of material on the original pleading. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-220.** Complaints. (a) Any person may initiate a complaint proceeding by filing a formal complaint with the commission in which the rates, joint rates, fares, tolls, charges, regulations, classifications, or schedules of any public utility, motor carrier, or common carrier are alleged to be unreasonable, unfair, unjust, unjustly discriminatory, or unduly preferential, or that allege that any service performed or to be performed is illegal, unreasonably inadequate, inefficient, or unduly insufficient, or cannot be obtained.
- (b) Formal complaints shall be submitted in writing and shall comply with the requirements of these regulations. Formal complaints shall meet the following conditions:
- (1) Fully and completely advise each respondent and the commission as to the provisions of law or the regulations or orders of the commission that have been or are being violated by the acts or omissions complained of, or that will be violated by a continuance of acts or omissions;
- (2) set forth concisely and in plain language the facts claimed by the complainant to constitute the violations; and
 - (3) state the relief sought by the complainant.
- (c) Commission action required upon the filing of a formal complaint. A formal complaint shall, as soon as practicable, be examined by the commission to ascertain whether or not the allegations, if true, would establish a prime facie case for action by the commission and whether or not the formal complaint conforms to these regulations. If the commission determines that the formal complaint does not establish a prima facie case for commission action or does not conform to these regulations, the complainant or the complainant's attorney shall be notified of the defects, and opportunity shall be given to amend the formal complaint within a specified time. If the formal complaint is not amended to correct the defects within the time specified by the commission, it shall be dismissed. If the commission determines that the formal complaint, either as originally filed or as amended, establishes a prima facie case for commission action and conforms to these regulations, each public utility, motor carrier, or common carrier complained of shall be served by the commission a true copy of the formal complaint, and the respondent or respondents shall either satisfy the matter complained of or file a written answer within 10
- (d) A complainant may file an amended complaint on its own initiative upon leave granted by the commission.

Each amended complaint shall set forth any new grounds for the complaint that have accrued in favor of the complainant and against the defendant subsequent to the filing of the original complaint. Each amended complaint shall be served by the commission, as provided by K.A.R. 82-1-216. If practicable, an amended complaint shall be heard, considered, and disposed of in the same proceeding as that for the original formal complaint.

(e) Multiple complaints or multiple complainants may

be joined as provided by K.A.R. 82-1-224.

- (f) Before or after the hearing, the parties to the proceeding may, with the approval of the commission, enter into a voluntary settlement of the subject matter of the complaint if both of the following conditions are met:
- (1) The matter in controversy affects only the parties involved.
- (2) The issue has no direct or substantial impact upon the general public.
- (g) In furtherance of a voluntary settlement, the parties may be invited by the commission to confer with a designated hearing officer or staff member. These settlement conferences shall be informal and without prejudice to the rights of the parties. No statement, admission, or offer of settlement made at an informal settlement conference shall be admissible in evidence in any formal hearing before the commission. (Authorized by and implementing K.S.A. 55-704, K.S.A. 2001 Supp. 55-604, 66-106; effective Feb. 15, 1977; amended May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-221.** Exhibits and documentary evidence. (a) (1) The applicant shall file an original and at least seven copies of all exhibits and documentary evidence unless otherwise provided in these regulations.
- (2) If an applicant is required to file with its application any map, profile, certificate, statement, or other document that has already been filed with the commission, the applicant may reference rather than attach the document. The applicant shall include in its application the fact that the document has been previously filed, and the date and the proceeding in which, or occasion on which, the filing was made. The application may request that the previously filed document be incorporated by reference.
- (3) Court records may be offered into evidence by reference, but shall not be received over the objection of any party unless opportunity for examination has been afforded to the objecting party.
- (b) Unless otherwise directed by the commission or hearing examiner, an original and seven copies of any exhibit a party intends to offer into evidence, other than in rebuttal, shall be filed with the commission at least 10 days before the date of the hearing, and one copy of any such exhibit shall be furnished to every other party to the proceeding at least 10 days before the date of hearing. For conservation division matters, an original and four copies of any exhibit an applicant intends to offer in evidence, other than in rebuttal, shall be filed with the conservation division at least 20 days before the hearing; an original and four copies of any exhibit an intervenor or protestant intends to offer in evidence, other than in rebuttal, shall be filed with the conservation division at least 10 days

(continued)

before the hearing. Exceptions to these requirements may be granted only for good cause shown. Each party desiring to introduce an exhibit during the course of the hearing shall furnish six copies to the commission and one copy to every other party to the proceeding. Any exhibit that is not filed within the required time limit may be refused by the commission.

- (c) The presiding commissioner or hearing examiner shall assign numbers to the exhibits at the time they are marked for identification at the hearing.
- (d) If relevant and material matter offered as documentary evidence by any party is embraced in a book, paper, or document containing other matter not material or relevant, the party offering the documentary evidence shall plainly designate the matter offered. If other matter is in a volume that would encumber the record, the book, paper, or document shall not be received in evidence. In this case, the voluminous matter may be marked for identification, and, if properly authenticated, the relevant or material matter may be read into the record. Alternately, a true copy of the matter, in proper form, may be received as an exhibit if the presiding commissioner or examiner so directs.
- (e) The party offering the exhibit shall deliver copies of the exhibit to opposing parties or their attorneys. The opposing parties or their attorneys shall be afforded an opportunity to examine the book, paper, or document, and to offer into evidence in like manner other material and relevant portions of the exhibit. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-221b.** (Authorized by and implementing K.S.A. 66-1220a; implementing K.S.A. 1997 Supp. 66-101c, K.S.A. 1997 Supp. 66-117, K.S.A. 1997 Supp. 66-151, K.S.A. 1997 Supp. 66-2010, K.S.A. 1997 Supp. 66-1,190, and K.S.A. 1997 Supp. 66-1,203; effective March 12, 1999; revoked Oct. 10, 2003.)
- **82-1-222.** Prehearing conferences; procedure. (a) In any matter pending before the commission and not governed by the KAPA, the attorneys for the parties to appear before the commission for a prehearing conference may be directed by the commission at its discretion or on the request of any party to consider any of the following:
 - (1) The simplification of the issues;
- (2) the trial of issues of law, the determination of which may eliminate or affect the trial of issues of fact;
- (3) the necessity or desirability of amendments to the pleadings;
- (4) the possibility of obtaining admissions of fact and of documents that will avoid unnecessary proof;
 - (5) the limitation of the number of expert witnesses;
- (6) the advisability of a preliminary reference of issues of fact to an examiner or an investigator appointed by the commission; or
- (7) any other matters that may aid in the disposition of the proceeding.
- (b) Preliminary reference. If in the course of a prehearing conference any issues are referred to a presiding of-

ficer or an investigator appointed by the commission, the findings of fact of the presiding officer or investigator shall be reduced to writing, filed as an exhibit, and admitted into evidence at the hearing.

- (c) Prehearing order. A prehearing order shall be made to reflect the action taken at the prehearing conference, any amendments allowed to the pleadings, and any agreements by the parties relating to any of the matters considered at the prehearing conference. Any agreements by the parties or their attorneys that limit the issues for trial to those not disposed of by admissions or agreements of counsel shall be in writing and shall be filed. The preliminary order, when entered, shall control the subsequent course of the proceeding, unless modified by the commission to prevent manifest injustice. A calendar on which proceedings may be placed for consideration at prehearing conferences may be published by the commission at its discretion, or the attorneys for the parties may be summoned, or the parties themselves, or both, to a prehearing conference upon notice as may be deemed reasonable by the commission. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-224.** Joinder of proceedings and parties. (a) For good cause shown, the joinder of any proceeding with another proceeding may be permitted by the commission. However, issues that are not germane to each other and that require separate and distinct proof shall not be joined in the same proceeding.
- (b) Two or more dockets may be consolidated by the commission for hearing on a common record if the commission deems it to be in the public interest to do so.
- (c) The broadening of issues may be permitted by the commission in any proceeding before the commission.
- (d) Two or more grounds of complaint involving the same purposes, subjects, or statement of facts may be included in one complaint, but shall be separately stated and numbered.
- (e) Two or more complainants may join in one complaint if their respective causes of complaint are against the same defendant or defendants and involve substantially the same purposes, subjects or subject matter and a similar statement of facts. (Authorized by K.S.A. 2001 Supp. 55-604, 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended Oct. 10, 2003.)
- **82-1-225. Intervention.** This regulation shall apply to both KAPA and non-KAPA proceedings. (a) The presiding officer shall grant a petition for intervention if the following conditions are met:
- (1) The petition is submitted in writing to the presiding officer, with copies mailed to all parties named in the presiding officer's notice of the hearing, at least three days before the hearing.
- (2) The petition states facts demonstrating that the petitioner's legal rights, duties, privileges, immunities, or other legal interests may be substantially affected by the proceeding or that the petitioner qualifies as an intervenor under any provision of law.

- (3) The presiding officer determines that the interests of justice and the orderly and prompt conduct of the proceedings will not be impaired by allowing the interven-
- (b) The presiding officer may grant a petition for intervention at any time upon determining that the intervention sought is in the interests of justice and will not impair the orderly and prompt conduct of the proceedings.
- (c) If a petitioner qualifies for intervention, the presiding officer may impose conditions upon the intervenor's participation in the proceedings, either at the time that intervention is granted or at any subsequent time. The conditions may include the following:
- (1) Limiting the intervenor's participation to designated issues in which the intervenor has a particular interest demonstrated by the petition;
- (2) limiting the intervenor's use of discovery, cross-examination, and other procedures so as to promote the orderly and prompt conduct of the proceedings; and
- (3) requiring two or more intervenors to combine their presentations of evidence and argument, cross-examination, discovery, and other participation in the proceed-
- (d) The presiding officer, at least 24 hours before the hearing, shall issue an order granting or denying each pending petition for intervention, specifying any conditions, and briefly stating the reasons for the order. The presiding officer may modify the order at any time, stating the reasons for the modification. The presiding officer shall promptly give notice of an order granting, denying, or modifying intervention to the petitioner for intervention and to all parties. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-226.** Continuances and adjournment. For good cause at any time, with or without motion, any hearing may be continued or adjourned by the commission. A hearing before either the commission or a hearing examiner shall commence at the time and place fixed in the notice, but may be adjourned from time to time or from place to place by the presiding commissioner or the hearing examiner without further notice. Continuances and adjournments may be requested orally, and an oral request may be granted or denied at the discretion of the hearing examiner or the commission. (Authorized by K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended Oct. 10, 2003.)
- **82-1-227. Subpoenas.** (a) Subpoenas may be issued by the commission or by any commissioner, or by the presiding officer, upon written petition by any party to the proceeding. Every subpoena shall contain the caption of the docket and shall command each person to whom it is directed to attend and give testimony at the time and place specified.
- (b) A subpoena duces tecum shall be issued in the same manner and form as a subpoena for the attendance of a witness, and may command the person to whom it is directed to produce the books, papers, documents, or tangible items designated in the subpoena. Upon a prompt

- motion, and in any event at or before the time specified in the subpoena duces tecum for compliance, any of the following actions may be taken by the commission:
- (1) Quash or modify the subpoena if it is unreasonable and oppressive; or
- (2) condition denial of the motion upon the advancement by the party on whose behalf the subpoena is issued of the reasonable cost of producing the books, papers, documents, or tangible items.
- (c) Service of a subpoena or subpoena duces tecum shall be made by delivering a copy of the subpoena or subpoena duces tecum to the person and by tendering to the person the fees for one day's attendance and the mileage allowed by law. A subpoena or subpoena duces tecum may be served by means of any of the following:
 - Restricted mail;
 - (2) the sheriff;
 - (3) the sheriff's deputy; or
- (4) any other person who is designated by the commission or the party requesting issuance thereof, who is not a party to the proceeding, and who is not less than 18 years of age.
- (d) If the subpoena or subpoena duces tecum is not served by the sheriff or the sheriff's deputy, proof of service shall be shown by affidavit or by return receipt of restricted mail.
- (e) Each person who is ordered by commission subpoena to appear as a witness before the commission, or any person authorized by the commission to preside at a hearing, in answer to a subpoena or subpoena duces tecum shall receive fees and mileage as provided by law.
- (f) The party petitioning for the subpoena or subpoena duces tecum shall forward to the commission, along with the written petition, fees made payable to the person being subpoenaed in an amount equal to the statutory fee for one day's attendance, plus mileage computed at the rate allowed by law for travel over the most direct route from the party's place of residence to the designated place for hearing and back. The subpoena or subpoena duces tecum and fees may then be issued by the commission as requested in the petition. The petitioning party shall be directly responsible for the payment of any and all costs incurred by the sheriff, the sheriff's deputy, or any other person in serving the subpoena or subpoena duces tecum. (Authorized by and implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-228. Hearings.** (a) General provisions. Public hearings shall be held in the hearing rooms of the commission, in any district courtroom, at any other place in Kansas that the commission may deem appropriate, or at any place required by statute. All hearings before the commission shall be conducted by the commission or by a presiding officer, who may be a commissioner, a hearing examiner, or any other person duly authorized by the commission to conduct the hearing. The provisions of these regulations governing hearings before the commission shall be applicable to hearings conducted by the presiding officer.
- (b) Convening of hearings. On the date and at the place and time stated in the notice of the hearing, the presiding (continued)

officer conducting the hearing shall call the docket by announcing the docket number and by reading the caption of the case into the record. Commission hearings shall be opened in a formal way on each day upon which commission business is transacted.

- (c) Scope of hearing. The presiding officer may make a concise statement of the scope and the purpose of the hearing and the issues involved at the beginning of the hearing.
- (d) Appearances. Each attorney for a party, and any other representative authorized by the commission according to paragraph (3) of this subsection, shall enter an appearance by giving the attorney's or representative's name and address for the record.
- (1) Except as otherwise specified in paragraph (2) of this subsection, any party may perform any of the following:
- (A) Appear before the commission and be heard in person and on that party's own behalf;
- (B) appear before the commission and be represented by an attorney who is regularly admitted to practice in the courts of record of the state of Kansas; or
- (C) appear before the commission and be represented by any regularly admitted practicing attorney in the courts of record of another state of the United States, if the nonresident attorney complies with the requirements set forth in K.S.A. 7-104, and amendments thereto. The local counsel shall first enter the local counsel's own appearance and shall then orally move for the admission of the nonresident attorney with whom local counsel is associated. The oath required by K.S.A. 7-104, and amendments thereto, shall be administered to any nonresident attorneys by the presiding officer. An oral order admitting them as attorneys or representatives in the proceeding then pending shall be made by the presiding officer, and they shall enter their appearances on the record.
- (2) Except as otherwise specified in paragraph (3) of this subsection, a corporation shall not be permitted to enter an appearance, except by its attorney.
- (3) In any intrastate railroad proceeding that comes before the commission, a resident of the state of Kansas who is not an attorney-at-law may represent a party before the commission if both of these conditions are met:
- (A) The person is a duly registered with the relevant federal agency as a non-attorney practitioner who is representing the person's permanent employer or is a duly elected officer of a union representing a group of employees of a railroad.
- (B) The person has obtained the approval of the commission to appear as a representative upon a motion. The motion shall include the individual's qualifications, the name of the party, and the proceeding in which the individual wishes to appear.
- (e) Preliminary matters. Preliminary matters shall be disposed of in the following order:
 - (1) Petitions for intervention;
 - (2) any other pending petitions or motions;
- (3) stipulations of the parties by which parties may make written or oral stipulations in conformance with these regulations,. These stipulations shall be regarded as evidence at the hearing and shall not be binding upon the commission; and

- (4) opening statements of attorneys or other representatives for the parties, if requested by the commission. Opening statements, if any, shall be made immediately before the introduction of testimony.
 - (f) Hearing room conduct.
- (1) The conduct of attorneys and other representatives during a hearing shall be the same as the conduct required of attorneys in the district courts of Kansas. Attorneys and other representatives shall examine witnesses from a position at the counsel table, except when handling exhibits. Anyone whose conduct before the commission is deemed inappropriate may be refused permission to appear by the commission.
- (2) Smoking shall not be permitted on commission premises.
- (3) The use of photographic equipment or recording devices shall not be prohibited during hearings, except that the presiding officer may regulate the use of this equipment or these devices to insure the orderly conduct of the proceedings. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 66-103, K.S.A. 2001 Supp. 66-106, K.S.A. 66-165; effective Jan. 1, 1966; amended Feb. 15, 1977; amended, T-83-12, June 9, 1982; amended May 1, 1983; amended July 23, 1990; amended March 22, 1993; amended March 12, 1999; amended Oct. 10, 2003.)
- **82-1-229.** Use of prefiled testimony. (a) In lieu of oral examination, the examination of witnesses may be presented or, if required by the commission or by these regulations, shall be presented in written question-and-answer form. Presentation of prefiled testimony may be required by the commission in accordance with this regulation if it is deemed that doing so would be in the public interest and would be conducive to a fair and expeditious disposition of the proceeding. Any party may object to the use of prefiled testimony by a witness, and the objecting party shall have a right to be heard by the commission or the presiding officer at the hearing on the objection.
- (b) All prefiled testimony shall be in typewritten form, double-spaced, on paper that is $8\frac{1}{2}$ inches wide and 11 inches long. The lines on each page shall be numbered consecutively down the left side of the page. The left-hand margin of each page shall be not less than $1\frac{1}{4}$ inches wide, and the remaining margins shall be not less than one inch wide.
- (c) Prefiled testimony shall be filed 10 days before the hearing unless otherwise specified. For conservation division matters, an original and four copies of any prefiled testimony that an applicant intends to offer into evidence, other than rebuttal, shall be filed with the conservation division at least 20 days before the hearing. An original and four copies of any prefiled testimony that an intervenor or protestant intends to offer into evidence, other than rebuttal, shall be filed with the conservation division at least 10 days before the hearing.
- (d) At the hearing, after any prefiled testimony has been properly identified and authenticated under oath by the witness, upon motion, the prefiled testimony may be incorporated into the record in the same way as if the questions had been asked of the witness and the answers

had been given by the witness orally. The prefiled testimony shall be subject to the same rules of evidence as if given orally, and the witness presenting the prefiled testimony shall be subject to cross-examination. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended, E-82-1, Jan. 21, 1981; amended May 1, 1981; amended July 23, 1990; amended Oct. 10, 2003.)

82-1-230. Hearings; evidence and procedure. (a) Rules of evidence. The rules of evidence as stated in article four of the Kansas code of civil procedure shall be applied by the commission at all of its hearings. However, the presiding officer may relax the rules of evidence if the presiding officer believes that it is in the public interest to do so and will aid in ascertaining the facts. If an objection is made to the admissibility of evidence, the presiding officer may rule upon the objection or may receive the evidence subject to a subsequent ruling on the objection by the commission. The presiding officer may exclude inadmissible evidence on the presiding officer's own motion and may order cumulative evidence discontinued. All parties may note their exceptions on the record to any ruling or other action of the presiding officer.

- (b) Order of procedure at hearings. The presiding officer shall determine the order of procedure at hearing.
- (1) Unless otherwise ordered by the presiding officer, the following shall apply:
- (A) The applicants shall open and close at hearings on applications.
- (B) The complainant shall open and close at hearings on formal complaints.
- (C) The staff counsel shall open and close at hearings on investigations initiated by the commission.
- (2) In a hearing in which several proceedings have been consolidated for hearing on a common record, the presiding officer shall designate the party who may open and close.
- (3) The presiding officer shall designate when each intervenor may be heard.
- (4) In all hearings, the presiding officer may direct departures from the suggested order of procedure.
- (c) Examination and cross-examination of witnesses.
- (1) Subject to the provisions of K.A.R. 82-1-229, concerning the use of prefiled testimony, each witness shall be examined and cross-examined orally and under oath in the order determined by the presiding officer. The direct examination of each witness shall be followed by cross-examination of the witness. Redirect examination, if any, shall be limited in scope to the testimony upon cross-examination. Recross examination, if any, shall be limited in scope to the testimony upon redirect examination.
- (2) No more than one attorney for each party shall examine or cross-examine a witness. The presiding officer may require that only one attorney be allowed to cross-examine a witness on behalf of all parties united in interest. To facilitate the orderly and expedient conduct of hearings, the presiding officer may appoint a member of the commission's legal staff to assist any party not represented by counsel in cross-examining witnesses and in presenting evidence.

(d) Going off the record. All testimony shall be taken on the record unless permission to go off the record is first granted, upon request, by the presiding officer.

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- (e) Excluded evidence. If an objection to a question propounded to a witness is sustained by the presiding officer, the examining attorney may make a proffer of the excluded evidence. The presiding officer may add other statements to clearly show the character of the evidence, the form in which it was offered, the objection made, and the ruling made. Upon request, the excluded testimony or evidence shall be marked and preserved for the record upon appeal.
- (f) Further evidence. At any stage of the hearing, or after the close of the testimony, the presiding officer may call for further evidence upon any issue and may require such evidence to be presented by the party or parties concerned or by the staff counsel, either at the hearing or at a further hearing.
- (g) "Late-filed" exhibits. The presiding officer may authorize any party to the proceeding to file, within a designated time period, specific documentary evidence as part of the record. Exhibit numbers may be assigned in advance at the hearing to these items of documentary evidence.
- (h) Administrative notice. In addition to matters that are required or permitted to be judicially noticed by K.S.A. 60-409 and amendments thereto, the presiding officer may take administrative notice of commission files and records in deciding matters pending before it.
- (i) Briefs. Submission of briefs by the parties may be authorized or required by the presiding officer or the commission. The period of time in which briefs and reply briefs shall be filed may be fixed by order setting the procedural schedule or at the close of the hearing by the presiding officer. Any brief required by an order setting the procedural schedule may be waived by the presiding officer at the close of the hearing or by further commission order. Briefs shall be served in the same manner and upon the same persons as required for other pleadings.
- (j) Closing the record. A hearing shall be concluded and the matter shall be submitted to the commission when all parties have submitted any requested briefs and all parties have completed oral arguments. If the parties submit no briefs and make no oral arguments, the presiding officer shall announce that the record of exhibits and testimony is closed and that the matter is taken under advisement. The matter shall then be submitted to the commission.
- (k) Reopening the record. After the record of testimony has been closed by the presiding officer, any party may apply to reopen the record for good cause shown. However, no record shall be reopened for further hearing except upon order of the commission. Any record of any hearing may be reopened by the commission on its own motion. (Authorized by and implementing K.S.A. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-230a. Settlement agreements.** (a) As used in this regulation, the following definitions shall apply:

- (1) "Settlement agreement" means an agreement between parties to a proceeding submitted to the commission to dispose of all or any part of the issues pending for decision.
- (2) "Unanimous settlement agreement" means an agreement that is entered into by all parties to the proceeding or an agreement that is not opposed by any party that did not enter into the agreement.
- (3) "Nonunanimous settlement agreement" means an agreement that is entered into by fewer than all parties to the proceeding and is opposed by one or more parties.
- (b) Unanimous settlement agreements and nonunanimous settlement agreements shall be filed as pleadings and may be approved, rejected, or modified by the commission. A settlement agreement may contain or refer to explanatory material or information in support of the justness and reasonableness of the settlement agreement. A hearing may be conducted by the commission for the purpose of receiving evidence or argument concerning the settlement agreement.
- (c) Each party objecting to the settlement agreement shall file a written objection within 10 days after the filing of the settlement agreement or within a shorter time period as directed by the commission. Failure to object in a timely manner shall constitute a waiver of that party's right to object to the settlement agreement. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106, K.S.A. 2001 Supp. 74-616; effective Oct. 10, 2003.)
- 82-1-231. Filing requirements for rate proceedings. (a) Each electric, gas, telecommunications, or water utility whose rates are under review by the commission at the request of the utility shall comply with this regulation and shall be prepared to establish, by appropriate schedules and competent testimony, all relevant facts and data pertaining to its business and operations that will assist the commission in arriving at a determination of rates that are fair, just, and reasonable both to the utility and the public. However, a telecommunications utility subject to price cap regulation pursuant to K.S.A. 66-2005(b), and amendments thereto, shall not be required to file the information described in this regulation with applications requesting a change in rates pursuant to K.S.A. 66-2005(g), (i), (j), (n), (o), (p), (r), and (s), and amendments thereto. Electric, gas, telecommunications, or water utilities whose rates are under review as a result of an investigation, complaint, or any other procedure may be required by the commission, on its own motion or by party request, to submit the same information described in subsection (c) of this regulation.
 - (b) Procedures for different classes of utilities.
- (1) For filing purposes, each utility shall be classified according to K.A.R. 82-1-204a.
- (2) Each class A electric, gas, water, and telecommunications utility that files a major rate application, on its own initiative or as directed by the commission, shall prepare and submit its application and schedules in conformity with subsection (c) of this regulation. Any rural electric cooperative distribution system providing service to fewer than 15,000 customers may elect to follow the procedures outlined in K.A.R. 82-1-231a. Electric, gas, wa-

- ter, and telecommunications utilities, other than class A, may elect to follow the procedures outlined in K.A.R. 82-1-231b.
- (3) Any utility that proposes a change in rates within 12 months after a commission order following a general rate proceeding and investigation may submit schedules eliminating data that duplicates information provided in the original schedules if both of the following conditions are met:
- (A) The utility is willing to adopt all the regulatory procedures, principles, and rate of return established by the commission in that order.
- (B) The utility receives prior approval from the commission.
- (4) An application by a class A utility shall be construed to be a major rate application if any of the following conditions is met:
- (A) The application relates to a general increase in revenues for the purpose of obtaining an alleged fair rate of return
- (B) Material changes in operations, facilities, or cost of service occur subsequent to the test year employed in any major rate decision, except for proposals that are for the sole purpose of compensating for the increased production or purchase cost of a principal product.
- (C) The application will, in the opinion of the commission, materially affect the public interest if it is granted.
- (c) Class A utility rate proceedings: application and evidence. (1) Each major rate application by a class A utility shall be accompanied by schedules that will indicate to the commission the nature and extent of the relief requested.
- (2) Each application shall be based upon data submitted for a test year. The test year selected by the applicant may be disapproved by the commission for cause.
- (3) The original, nine photocopies, and one electronic copy of the application and supporting schedules shall be filed with the commission. The supporting schedules shall be organized by topical sections with page numbers for each schedule. Negative numbers shall be shown in parentheses. Amounts included in the application shall be cross-referenced between the appropriate summary schedule and supporting schedules as well as between the various sections. Referencing shall include allocation ratios. All items shall be self-explanatory, or additional information, cross-references or explanatory footnotes shall be presented on the schedule.
- (A) Original and photocopies. The original and each photocopy of the application and schedule shall be bound together under one loose-leaf binder. If the bulk of the material would make such handling impractical, two or more volumes in loose-leaf form shall be filed. The size of print used in the application and schedules shall not be smaller than elite type reduced 25 percent. The application shall be assembled with index tabs for each section.
- (B) Electronic copy. The electronic application and schedules shall be submitted in a format and type of disk that the applicant and staff have agreed upon. All formulas shall be imbedded in the schedule, and all schedules shall be linked where appropriate. Reports required by paragraphs (c)(4)(A), (B), (M) and (P) shall be exempted from the electronic filing requirement. A waiver

may be granted from all or any part of the electronic filing requirement.

- (4) The form, order, and titles of each section shall conform to the following requirements:
- (A) Section 1: Application, letter of transmittal, and authorization. This section shall contain a copy of the application, a copy of the letter of transmittal, and the appropriate document or documents authorizing the filing of the application, if any.
- (B) Section 2: General information and publicity. This section shall describe the means generally employed by the utility to acquaint the general public that would be affected by the proposed rate change with the nature and extent of the proposal. This section may include statements concerning newspaper articles and advertisements, meetings with public officials, civic organizations, and citizen groups, and shall include general information concerning the application that will be of interest to the public and suitable for publication. This information shall include the following, if applicable:
- (i) The aggregate annual revenue increase that the application proposes;
 - (ii) the names of communities affected;
- (iii) the number and classification of customers to be affected;
- (iv) the average, per customer increase sought in dollars and cents;
 - (v) a summary of the reasons for filing the application;
- (vi) any other pertinent information that the applicant may desire to submit or that the commission may require; and
- (vii) copies of any press releases issued by the applicant before or at the time of filing the application for a rate review that relate to that review.
- (C) Section 3: Summary of rate base, operating income, and rate of return. This section shall contain schedules that show the components of the test year rate base, operating revenues, expenses, and income as well as the rate of return under the present and proposed tariff or tariffs. The schedules shall be presented as follows:
- (i) The first schedule shall summarize, for each utility service for which the rate change is sought, the total Kansas and commission jurisdictional components of the rate base, operating revenues, expenses, net income, and rate of return.
- (ii) Supporting schedules shall show the unadjusted commission jurisdictional figures and shall further set out each adjustment to arrive at the total adjustments. When added to the unadjusted total, the adjusted commission jurisdictional figures shall correspond with the commission jurisdictional figures presented on the first schedule of this section.
- (iii) Additional schedules not applicable to other sections of the application may be set out in this section.
- (D) Section 4: Plant investments. This section shall contain the items of plant investment, presented in the following manner:
- (i) The first schedule shall detail, by functional classification, unadjusted amounts, adjustments to these amounts, and jurisdictional allocations.
- (ii) Supplemental schedules, by primary account, shall set forth year-end plant investment for the three calendar

- years preceding the test year, for the test year, and for the 12-month period preceding the test year. Additional schedules setting forth pertinent information related to the plant may be submitted under this section. "Primary account," as utilized in this regulation, shall mean the account classification provided in the uniform system of accounts prescribed by the commission for the utility.
- (E) Section 5: Accumulated provision for depreciation, amortization, and depletion. This section shall contain schedules that shall show by functional classification, using dates corresponding with the dates of plant investment data submitted under section 4, the balances of the reserve accounts in which the credits representing provisions for depreciation, amortization, depletion, any adjustments thereto, and jurisdictional allocations are accumulated. Upon commission request, or if considered relevant by the utility, schedules may be submitted showing analysis of the activities of the reserve accounts relating to the plant in service, segregated by primary accounts, or other segregation as is required by the uniform system of accounts prescribed by the commission for that utility.
- (F) Section 6: Working capital. This section shall set forth in detail each component of the working capital items the applicant proposes to submit as elements in the composition of the rate base. This section shall be presented as follows:
- (i) The first schedule shall contain the components included in working capital, adjustments to this, and jurisdictional allocations.
- (ii) The method of calculation for each component of working capital and a complete explanation of any pro forma adjustments shall be included in supporting schedules.
- (G) Section 7: Capital and cost of money. This section shall contain the following:
- (i) A schedule indicating the amounts of the major components of the capital structures of the utility, including long-term debt, preferred stock, and common equity, outstanding at the beginning and at the end of the test year. This schedule shall contain the ratios of each component to the total capital including the percentage cost and the requested overall rate of return. If only a portion of the capital serves the utility operations involved in the proceeding, as would be the case in a multiutility or multistate operation, the schedule shall show an appropriate allocation of the capital items;
- (ii) a schedule disclosing the cost of each issue of debt and preferred stock outstanding, with due allowance for premiums, discounts, and issuance expense. Data relating to the other components of capital as may be appropriate shall also be included;
- (iii) a schedule displaying historical interest coverage for at least the three calendar years preceding the test year, the test year, and the 12-month period preceding the test year. The method used in the calculation shall be indicated and shall be consistent with the applicant's bond and indenture requirements; and
- (iv) the consolidated capital structure, if the applicant is a part of a consolidated group or a division of another company.

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- (H) Section 8: Financial and operating data. This section shall contain the following, for each of the three calendar years immediately preceding the test year, the test year, and the 12-month period preceding the test year:
 - (i) A balance sheet by primary account;
- (ii) comparative income and retained earnings statements. The primary account numbers shall be shown, and dividends paid, by class of stock, shall be indicated;
- (iii) operating revenue and expenses by primary accounts;
- (iv) operating statistics appropriate to the type of utility, including kwh or mcf sales by rate schedules and customer consumption, power cost per kwh, minutes of use identified by access or toll and toll, and recurring and nonrecurring, and maintenance cost per subscriber. The statistics shall be presented in at least the same detail as is required in the annual reports to the commission; and
 - (v) annual payrolls by primary account.
- (I) Section 9: Test year and pro forma income statements. The first schedule shall present an operating income statement depicting the unadjusted test year operations, pro forma test year operations, and allocations to jurisdictions. Supporting schedules shall set forth a full and complete explanation of the purpose and rationale for the pro forma adjustments. These pro forma adjustments may include the following:
- (i) Adjustments to reflect the elimination or normalization of nonrecurring and unusual items; and
- (ii) adjustments for known or determinable changes in revenue and expenses.
- (J) Section 10: Depreciation and amortization. This section shall include the schedules indicating depreciation rates by primary account, depreciation expense for the test year, and amounts charged to operations, clearing accounts, and construction. If items of amortization appear in the income statements, schedules showing the basis for those items shall also be included in this section or made available. If new depreciation rates are proposed, a copy of the depreciation study shall be provided or made available.
- (K) Section 11: Taxes. This section shall contain the following information:
- (i) The first schedule shall detail the various taxes chargeable to operations, allocated jurisdictionally. Appropriate supporting schedules for taxes other than income taxes shall be provided if pro forma adjustments are presented.
- (ii) A schedule disclosing the calculation of taxable income shall be included.
- (iii) A description of adjustments to arrive at taxable income, including method of computation, shall be provided
- (iv) A schedule shall be provided depicting the calculation of income taxes, the jurisdictional allocation of those taxes, and a division of those taxes to reflect current and deferred taxes.
- (v) A schedule shall also be included for deferred investment tax credits showing the annual charges, credits, and the balance to that account for a period of not less than 10 years. Furthermore, those schedules shall show the accumulated investment tax credits by the pertinent

effective rate or rates for the test year and the 12-month period preceding the test year.

- (vi) A schedule shall be included for deferred income taxes showing the annual charges, credits, and balance to the account for a period of not less than 10 years and for the test year and the year preceding the test year. For both the investment tax credits and deferred income tax schedules, the test year and the 12-month period preceding the test year balances shall be allocated to the jurisdictions.
- (L) Section 12: Allocation ratios. This section shall contain a complete detail for all ratios used in the allocations between jurisdictions, areas of operations, departments, classes of customers, and other allocable items. In addition, this section shall include a narrative description of the rationale for each allocation ratio, the components included in the calculation of the ratio and their source, the allocation percentages applicable to jurisdictions or departments, and what is being allocated by the ratio.
- (M) Section 13: Annual report to stockholders and the U.S. securities and exchange commission. This section shall contain the following:
- (i) The most recent annual report of the utility to its stockholders and, if the utility is a subsidiary of a parent corporation, the most recent annual report of the parent corporation to its stockholders; and
- (ii) if applicable, a copy of the most recent form 10-K filed with the U.S. securities and exchange commission.
- (N and O) Sections 14 and 15: Additional evidence. These sections shall include all other schedules, exhibits, and data deemed pertinent to the application that may not be properly included under the preceding sections. This additional evidence may be submitted at the option of the applicant and shall be submitted upon the direction of the commission.
- (P) Section 16: Financial statements. This section shall include a copy of the financial statements for the most recent fiscal year. These financial statements shall have been audited by an independent certified public accountant and an opinion rendered thereupon.
- (Q) Section 17: This section shall be applicable only to applications and schedules filed by or pertaining to the operations of gas or electric utilities. This section shall contain a summary schedule that provides, by general customer classification, the test year revenues utilizing the existing and proposed tariffs. The test year revenues under existing tariffs shall be adjusted if pro forma normalization or annualization adjustments are appropriate. Also, this section shall include a schedule detailing the following data for the test year, by tariff schedule:
 - (i) The tariff number;
 - (ii) a narrative description of that tariff number;
- (iii) the average number of customers served during the test year;
 - (iv) the units sold;
 - (v) the base revenue;
- (vi) the revenue from riders, fuel, or purchased power clauses;
- (vii) the total revenue, utilizing the existing tariff. The total revenue shall be shown as adjusted, if appropriate;
 - (viii) revenue per unit sold;
 - (ix) the proposed tariff revenue;
 - (x) the proposed revenue per unit;

- (xi) the dollar increase; and
- (xii) the percentage increase.
- (R) Section 18: This section shall contain the proposed rate change schedules. All new language or figures shall be designated by underlining or in another appropriate manner. All deleted language or figures shall be designated in a different manner, such as italics. Upon request, and within the time limits determined by the commission, filing of the proposed rate schedule, or other materials required to be filed under this regulation, separate from the filing of the application and schedules may be permitted by the commission.
- (d) Revisions of applications and schedules. If the applicant desires to make revisions to its application and schedules, other than minor corrections and insertions that require only interlineation and do not unduly prolong the hearing with respect to the application or schedules, the applicant shall file with the commission those revised schedules that are necessary to reflect the desired revisions, as follows:
- (1) Each page of any such revised section or schedule shall bear the same section letter designation, schedule number, and page number as the original page with the word "Revised" and the date of the revision immediately below the original section, schedule, or page designation.
- (2) The same number of copies of any revised sections, schedules, or pages shall be filed as the number of copies originally required to be filed.
- (3) A copy of each revised section, schedule, or page shall also be served upon each party whose intervention has previously been permitted by the commission pursuant to K.S.A. 77-521, and amendments thereto, and K.A.R. 82-1-225.
- (4) All revised sections, schedules, and pages shall be filed in accordance with the provisions of K.A.R. 82-1-221, unless otherwise ordered by the commission for good cause shown.
- (5) Substantial revisions of the schedules, including changing to a different test year, may constitute grounds for a continuance of a scheduled hearing to a later date to be granted by the commission.
- (e) Prefiled testimony shall be required in all utility rate proceedings filed according to subsection (c) of this regulation. The prefiled testimony shall be filed simultaneously with the filing of the application.
- (f) Any data request issued by the technical staff shall be answered by the applicant within the time period stated on the data request. If the data request cannot be answered within the time period stated on the data request, applicant shall, before the due date, provide technical staff with a written explanation of the failure to comply.
- (g) In any docket that constitutes a major rate application or that the commission determines is of sufficient public concern, one or more public information hearings may be ordered by the commission to be held in the service territory affected by the application. The order shall require publication notice of the filing of the application. The publication notice shall give a concise description of the filing and advise the public of the date and location of each public information hearing. The public information hearing shall provide an opportunity for the appli-

- cant to explain its application and shall provide an opportunity for the public to address the commission concerning the application. A transcript shall be made of the public information hearing, but the transcript shall not become a part of the record in the proceeding.
- (h) This regulation shall not apply to a change in rates for services by telecommunications utilities that are not subject to price regulation pursuant to K.S.A. 66-2005(v), and amendments thereto.
- (i) For good cause shown, any of the requirements of this regulation may be waived by the commission. (Authorized by K.S.A. 2001 Supp. 66-106; implementing K.S.A. 2001 Supp. 66-106 and 2001 Supp. 66-117; effective Jan. 1, 1966; amended Feb. 15, 1977; amended, E-78-31, Nov. 9, 1977; amended May 1, 1978; amended, E-82-1, Jan. 21, 1981; amended May 1, 1981; amended, T-83-43, Dec. 8, 1982; amended May 1, 1983; amended May 1, 1987; amended May 1, 1988; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-231a.** Filing requirements for rate proceedings by rural electric distribution cooperative systems providing service to fewer than 15,000 customers. (a) In lieu of filing a rate case application according to K.A.R. 82-1-231, any rural electric distribution cooperative with memberships of fewer than 15,000 may elect to prepare a less extensive application with schedules that are more appropriate to the operations of smaller utilities.
 - (b) Applications and evidence.
- (1) The application and schedules shall be in the form and substance permitted by the commission and shall include an electronic application as described in K.A.R. 82-1-231(c)(3). The application shall include the following:
- (A) Supporting schedules as required by the commission;
- (B) a copy of the financial statements of the rural electric distribution cooperative for a test year. These financial statements shall have been audited by an independent certified public accountant and an opinion rendered on them;
- (C) a copy of the monthly REA form seven for the test year; and
- (D) a copy of the most recent tariffs with penciled-in proposed changes. The test year selected by the applicant may be disapproved by the commission for cause.
- (2) A rate case application shall not be considered under this regulation unless all of the following conditions are met:
- (A) The commission has received written notice of the intent to file an application not less than 30 and not more than 90 days before the application filing date.
- (B) The applicant has met with technical staff to inform the technical staff of the applicant's approximate revenue requirement, any proposed changes in the apportionment of the revenue requirement among rate classes, and any proposed rate design changes.
- (C) The applicant has held a public meeting, for which adequate notice was given, to inform its membership of its intent to file an application and to allow its membership to comment. The applicant's public meeting notice shall include a statement of applicant's approximate rev-

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enue requirement, any proposed changes in the apportionment of the revenue requirement among rate classes, and any proposed rate design changes.

- (3) Within 30 days of a third consecutive filing by an applicant under this regulation, a determination shall be made by the commission as to whether the filing may again be treated as an alternative filing under this regulation, or whether the filing warrants an extended investigation under K.A.R. 82-1-231.
 - (c) General procedure.
- (1) The technical staff shall meet with applicant within 10 days after the application is filed to discuss the technical staff's preliminary review of the application and the appropriateness of addressing the application under this regulation.
- (2) Any data request issued by the technical staff shall be answered by the applicant within seven calendar days of issuance. If the data request cannot be answered within seven calendar days, the applicant shall provide the technical staff with a written explanation of the failure to comply. The technical staff may conduct a field audit to verify any information that the technical staff considers essential to a rate proceeding.
- (3) The technical staff shall complete the audit of the application and forward a written recommendation to the commission and to the applicant within 60 days after the application is filed.
- (4) If the technical staff recommendation is to approve the application with modification or to deny the application, the applicant may submit written comments, which may include a request for hearing, to the commission within five days from receipt of the technical staff's recommendation.
- (5) The application shall be considered by the commission within 15 days after receipt of the technical staff's recommendation. The application may be ruled upon by the commission in any of the following ways:
 - (A) Approved as filed;
 - (B) approved with modifications;
- (C) suspended by the commission pending an order setting the matter for hearing and directing the technical staff to conduct a further investigation; or
 - (D) denied.
- (6)(A) If the commission approves the application pursuant to paragraph (c)5(A) or (c)5(B), an interim order seeking comment shall be issued within 25 days after receipt of the technical staff's recommendation. The interim order shall be subject to a comment period of 90 days. The applicant shall notify its membership of the interim rates, interim rate design, and the comment period within 20 days after the commission's issuance of the interim
- (B) If at the close of the 90-day comment period, substantial comment has not been received, a final order making the temporary rates permanent shall be issued by the commission. If at the close of the 90-day comment period, substantial comment has been received, further investigation and hearing may be ordered by the commission.
- (7) If the commission orders a further investigation and hearing under paragraph (c)(5)(C) or (c)(6)(B), a hearing

date and dates by which parties shall file written testimony shall be specified by the commission.

- (d) Consideration of an application under this regulation may be suspended and converted to an application subject to K.A.R. 82-1-231 at any time during the proceeding and for good cause. Such a conversion may be made on the motion of the technical staff or the commission.
- (e) For good cause shown, any requirements of this regulation may be waived by the commission. (Authorized by K.S.A. 2001 Supp. 66-106; implementing K.S.A. 2001 Supp. 66-117; effective May 1, 1988; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-231b.** Filing requirements for rate proceedings by electric, gas, water, and telecommunications utilities other than class A. (a) In lieu of filing a rate case application according to K.A.R. 82-1-231, electric, gas, water, and telecommunications utilities, other than class A, may elect to prepare a less extensive application with schedules that are more appropriate to the operations of smaller utilities, unless otherwise directed by the commission. However, a telecommunications utility that is subject to price cap regulation pursuant to K.S.A. 66-2005(b), and amendments thereto, shall not be required to file the information described in this regulation with applications requesting a change in rates pursuant to K.S.A. 66-2005 (g), (i), (j), (n), (o), (p), (r), and (s), and amendments thereto.
 - (b) Applications and evidence.
- (1) The application and schedules shall be in the form and substance permitted by the commission and shall include an electronic application as described in K.A.R. 82-1-231(c)(3). The application shall include the following:
- (A) Supporting schedules as required by the commission;
- (B) a copy of the financial statements of the utility for a test year. These financial statements shall have been audited by an independent certified public accountant and an opinion rendered thereupon.
- (C) a copy of the most recent tariffs with penciled-in or red-lined proposed changes. The test year selected by the applicant may be disapproved by the commission for cause
- (2) A rate case application shall not be considered under this regulation unless all of the following conditions are met:
- (A) The commission has received written notice of the intent to file an application not less than 30 and not more than 90 days before the application filing date.
- (B) The applicant has met with technical staff to inform the technical staff of the applicant's approximate revenue requirement, any proposed changes in the apportionment of the revenue requirement among rate classes, and any proposed rate design changes.
- (C) The applicant has held a public meeting, for which adequate notice was given, to inform its customers of its intent to file an application and to allow its customers to comment. The applicant's public meeting notice shall include a statement of the applicant's approximate revenue requirement, any proposed changes in the apportionment of the revenue requirement among rate classes, and any proposed rate design changes.

- (3) Within 30 days after a third consecutive filing by an applicant under this regulation, a determination shall be made by the commission as to whether the filing may again be treated as an alternative filing under this regulation, or whether the filing warrants an extended investigation under K.A.R. 82-1-231.
 - (c) General procedure.
- (1) The applicant shall meet with technical staff after the application is filed to discuss the technical staff's preliminary review of the application and the appropriateness of addressing the application under this regulation.
- (2) Any data request issued by the technical staff shall be answered by the applicant as expeditiously as possible. The technical staff may conduct a field audit to verify any information the technical staff considers essential to a rate proceeding.
- (3) The technical staff shall complete the audit of the application and forward a written recommendation to the commission.
- (4) A copy of the technical staff's recommendation shall be provided to the applicant. If the technical staff recommendation is to approve the application with modification or to deny the application, the applicant may submit written comments, which may include a request for hearing, to the commission.
- (5) The application shall be considered by the commission. The application may be ruled upon by the commission in any of the following ways:
 - (A) Approved as filed;
 - (B) approved with modifications;
- (C) suspended by the commission pending an order setting the matter for hearing and directing the technical staff to conduct a further investigation; or
 - (D) denied.
- (6)(A) If the commission approves the application pursuant to paragraph 5(A) or 5(B), an interim order seeking comment shall be issued. The interim order shall be subject to a comment period of 90 days. The applicant shall notify its customers of the interim rates, interim rate design, and the comment period within 20 days after the commission's issuance of the interim order.
- (B) If at the close of the 90-day comment period, substantial comment has not been received, a final order making the temporary rates permanent may be issued by the commission. If at the close of the 90-day comment period, substantial comment has been received, further investigation and a hearing may be ordered by the commission.
- (7) If the commission orders a further investigation and hearing under paragraph (5)(C) or (6)(B), a hearing date and dates by which parties shall file written testimony shall be specified by the commission.
- (d) Consideration of an application under this regulation may be suspended and converted to an application subject to K.A.R. 82-1-231 at any time during the proceeding and for good cause. Such a conversion may be made on the motion of the technical staff or the commission on its own initiative.
- (e) This regulation shall not apply to a change in rates for services by telecommunications utilities that are not subject to price regulation pursuant to K.S.A. 66-2005(v) and amendments thereto.

- (f) For good cause shown, any requirements of this regulation may be waived by the commission. (Authorized by K.S.A. 2001 Supp. 66-106; implementing K.S.A. 2001 Supp. 66-117; effective July 23, 1990; amended Oct. 10, 2003.)
- **82-1-232.** Orders of the commission. (a) Form and content. Unless otherwise specified, each order of the commission shall contain the following:
- (1) A caption that complies with the requirements of paragraph (a)(1) of K.A.R. 82-1-219, except that the heading shall be "THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS" and shall be followed by a designation of the commissioners to whom the matter was submitted;
- (2) if the order renders a final determination on a matter after hearing or prehearing conference, a recitation of the appearances, whether by attorney or pro se, and a summary of jurisdictional facts including those pertaining to the dates and places of hearings and notices;
- (3) a concise and specific statement of the relevant law and basic facts that persuade the commission in arriving at its decision;
- (4) the official signature of the commission, as provided in this regulation;
- (5) the surnames of the commissioners who participated in the making of the order typed at the end of the order; and
- (6) the date of mailing to the parties shown above the executive director's signature.
 - (b) Orders issued without a hearing.
- (1) Non-KAPA proceeding. If the commission has not used KAPA to govern the conduct of a proceeding and a decision or order is rendered without a hearing, any party affected by the order or decision and deeming it to be improper, unreasonable, or contrary to law may apply, by petition, for a hearing on the matter before the commission. The petition shall contain a statement of every ground of objection that the petitioner will raise against the decision or order. The petition for a hearing may be granted or denied by the commission. If a hearing is granted, it shall be subject to the commission's rules and regulations. If a hearing is denied, the denial shall be construed as a denial of a petition for reconsideration on the matter for purposes of an application for judicial review of the order or decision.
- (2) KAPA proceeding. (A) Orders may be issued without hearing in summary proceedings pursuant to KAPA. Any order issued in a summary proceeding shall disclose that any party may file a petition requesting a hearing within 15 days after service of an order.
- (B) (i) Interim emergency orders may be issued by the commission upon its own initiative, or upon a request, if there has been a showing of good cause.
- (ii) An interim order may be issued by any commissioner. All parties affected by the order shall comply, except that as soon as possible after the order is issued, the order shall be approved or revoked by a majority of the commission.
- (iii) Unless a different period of time is otherwise specified by statute, an interim order shall not be effective for

a period longer than 30 days if the matter is determined and the order is issued without a hearing on the merits.

- (c) Official signature of the commission. All orders, certificates, permissions, approvals, licenses, permits, warrants, subpoenas, or any process or instrument may be officially signed with the signature of the commission by subscribing the signature of the executive director of the commission and affixing the official seal of the commission. All orders or other instruments made and issued by the commission shall be in strict conformance with the action of the commission as shown by the official written minutes of the commission and signed by at least two commissioners, with the exception of orders suspending or cancelling the authority of a motor carrier for failure to maintain proof of insurance as required by K.S.A. 66-1,128, and amendments thereto. Orders suspending or cancelling the authority of a motor carrier or reinstating the carrier for providing proof of insurance shall require the signature of one commissioner on the minutes, until signatures of the other two commissioners may be obtained.
- (d) Filing, effective date. All orders of the commission shall be filed in the office of the commission in Topeka. Orders shall take effect and be in force upon service, as prescribed by K.A.R. 82-1-216, unless otherwise expressly provided in the order or by statute.
- (e) Dating of orders. The date of mailing of each order of the commission shall be shown on each order by the executive director above the official signature of the commission, except that orders that are mailed from the office of the commission's conservation division shall have the date of mailing shown on each order by the administrator of the conservation division. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Jan. 1, 1971; amended Feb. 15, 1977; amended July 23, 1990; amended March 22, 1993; amended Oct. 10, 2003.)
- **82-1-235.** Petitions for reconsideration; compliance with orders. (a) Any party aggrieved by any order or decision of the commission may file a petition for reconsideration before the commission. All petitions for reconsideration shall be filed pursuant to the appropriate statutory provisions relating to them.
- (b) If the petitioner relies on the ground that the commission, in making its determination, did not consider any of the evidence presented in the proceeding, the petition for reconsideration shall cite that portion of the transcript where the testimony appears, if the transcript is available on the date of the commission's order. The application shall specify by number the exhibits and the pertinent portion of those exhibits that is alleged not to have been considered by the commission.
- (c) A party filing a petition for reconsideration shall serve a copy of the petition upon all parties to the proceeding in the manner prescribed by these regulations for the filing and service of pleadings.
- (d) The burden of going forward with the evidence shall rest upon the applicant or applicants requesting reconsideration.
- (e) All the evidence, rules and regulations, instruments, and other documents admitted or received in the original

hearing or subsequent hearings shall, by operation of this regulation, become a part of the record in the reconsideration, unless otherwise directed by the commission.

- (f) Each party desiring reconsideration shall file a petition for reconsideration. Each party that files a petition for reconsideration shall rely solely upon its own petition. A petitioner may withdraw its petition for reconsideration at any time by motion. All parties shall be entitled to cross-examine witnesses and be heard at the hearing in which facts or issues are given reconsideration. Direct testimony may be introduced only by the petitioner. Rebuttal testimony may be introduced by any party. If two or more petitions for reconsideration are granted, at the discretion of the commission, they may be consolidated for hearing and may be heard on a common record. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Jan. 1, 1971; amended Feb. 15, 1977; amended July 23, 1990; amended March 12, 1999; amended Oct. 10, 2003.)
- **82-1-237.** Investigation and hearing. (a) Any public utility, common carrier, motor carrier, or any other party under the commission's jurisdiction may be investigated and hearings or show cause proceedings may be ordered by the commission at any time, upon on its own motion if the commission believes that the party under its jurisdiction is in violation of law or of any order of the commission.
- (b) Other investigations as are required or authorized by law may be instituted by the commission as deemed necessary.
- (c) Evidence considered necessary or desirable in any formal proceeding, in addition to the evidence presented by the parties, may be secured and presented by the commission if deemed necessary. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Jan. 1, 1966; amended Feb. 15, 1977; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-238.** Transcripts. (a) Transcripts of all testimony and proceedings may be ordered and purchased from the commission if the reporter is employed by the commission. Otherwise transcripts may be purchased directly from the reporter. Corrections to the official transcript may be made only to make it conform to the evidence presented at the hearing. Claimed errors and suggested corrections may be offered by any party within 10 days after the transcript is filed with the commission, unless the presiding officer grants an extension. Suggested corrections shall be served in writing upon each party of record, the official reporter, and the presiding officer. The presiding officer shall then determine what changes shall be made, if any. All parties shall be advised by the commission of any authorized corrections to the
- (b) If any order, pleading brief or other document filed with the commission makes reference to a portion of the transcript of any hearing before the commission, that citation to the transcript shall be made as follows:
- (1) If the party has access to the official transcript, the citation shall contain the following:
 - (A) The abbreviation "Tr.";

- (B) the abbreviation "Vol." followed by the appropriate volume number; and
- (C) a reference to the appropriate page number or numbers in the transcript volume; or
- (2) If the party does not have access to the official transcript, the citation shall contain the following:
 - (Å) The witness name;
- (B) an indication of whether the citation is to the witness's direct or rebuttal testimony; and
- (C) a reference to the appropriate page number or numbers in the direct or rebuttal testimony.
- (c) Citations to more than one volume of transcript or to more than one witness or speaker shall be separated by semicolons. (Authorized by and implementing K.S.A. 2001 Supp. 55-604, K.S.A. 55-704, K.S.A. 2001 Supp. 66-106; effective Feb. 15, 1977; amended May 1, 1985; amended July 23, 1990; amended Oct. 10, 2003.)
- **82-1-239. Definitions.** As used in this article, the following definitions shall apply: (a) "Attorney fees" means expenses incurred by an intervenor for an attorney with respect to a PURPA position.
- (b) "Compensation" means reasonable attorneys' fees, reasonable expert witness fees, and other reasonable expenses incurred in preparation for and advocacy of a PURPA position.
- (c) "Consumer" means any retail customer of an electric utility.
- (d) "Expert witness fees" means expenses incurred by an intervenor for an expert with respect to a PURPA position.
- (e) "Intervenor" means any retail consumer of an electric utility, any authorized representative of the consumer, any governmental instrumentality, or any representative of a group or organization authorized, pursuant to articles of incorporation or bylaws, to represent the interests of consumers.
- (f) "Other reasonable expenses" means reasonable expenses incurred by an intervenor with respect to a PURPA position not exceeding 15 percent of the total of reasonable attorney and expert witness fees awarded.
- (g) "PURPA" means the public utility regulatory policies act of 1978.
- (h) "PURPA position" means a factual contention, legal contention or specific recommendation promoting one of the PURPA purposes and relating to one or more of the PURPA subtitle B standards.
- (i) "Significant financial hardship" means a condition that shall be established by demonstrating that the intervenor does not have sufficient resources available to participate in the proceeding without an award of compensation or, in the case of a group or organization, by showing that the economic resources of the individual members of the group or organization are small in comparison to the expense of effective preparation for and participation in the proceeding. (Authorized by K.S.A. 2001 Supp. 66-106, K.S.A. 66-1,185; implementing K.S.A. 66-1,185; effective, E-81-42, Dec. 17, 1980; effective May 1, 1981; amended Oct. 10, 2003.)

Susan Duffy Executive Director

State of Kansas

Kansas Lottery

Temporary Administrative Regulations

Article 4.—INSTANT GAMES AND DRAWINGS

- **111-4-1447. Method of entry.** Entry into the "Country Stampede Drawing" is accomplished by the process detailed in the following subparagraphs:
- (a) Obtain a valid Kansas instant lottery ticket purchased from the lottery selling location at the "Country Stampede" in the denomination or of the type designated by the Kansas lottery;
- (b) Determine if the ticket is a winning ticket in accordance with that instant game rule. If the ticket is a winning ticket, it is not eligible for the "Country Stampede Drawing" and shall be redeemed in accordance with the instant game rules;
- (c) If the ticket is a valid non-winning ticket, the ticket is eligible for winning the drawing and the holder of the ticket may enter the "Country Stampede Drawing";
- (d) The holder of the non-winning ticket must complete the information form on the back of the ticket in a legible manner:
- (e) The holder of the non-winning ticket must take the non-winning ticket with the completed information form on the back of the ticket to the location of the "Country Stampede Drawing," and place it in the receptacle or drum provided;
- (f) The receptacle or drum shall be available and entries may be made at the times stated in K.A.R. 111-4-1444. Entries shall be allowed until the actual winner selection process begins;
- (g) The holder of the ticket is not required to personally attend the "Country Stampede Drawing" or be present at the time of the drawing to be determined a winner;
- (h) The drawing will be conducted at the approximate time listed in K.A.R. 111-4-1444.
- (i) There is no limit to the number of entries a participant may make. (Authorized by and implementing K.S.A. 2002 Supp. 74-8710(b); effective, T-111-5-5-99, April 23, 1999; amended, T-111-9-9-03, June 16, 2003.)
- **111-4-1803.** Entry into drawing. Entry into each "Westridge Mall Sidewalk Sale Drawing" ("drawing") is accomplished as follows:
- (a) Obtain a valid Kansas instant lottery ticket purchased from the lottery selling location at the Westridge Mall Sidewalk Sale or the Street Corner News retail location at the Westridge Mall in the denomination or of the type designated by the Kansas lottery during the times the Westridge Mall Sidewalk Sale is conducted that month until the final day of the Westridge Mall Sidewalk Sale that month;
- (b) Determine if the ticket is a winning ticket in accordance with any instant game rules. If the ticket is a winning ticket, it is not eligible for the drawing and shall be redeemed in accordance with the instant game rules;
- (c) If the ticket is a valid non-winning ticket, the ticket is eligible for winning the drawing and the holder of the ticket may enter the drawing;

(continued)

- (d) The holder of the non-winning ticket must complete the information form on the back of the ticket in a legible manner;
- (e) The holder of the non-winning ticket must take the non-winning ticket with the completed information form to the location of the drawing and place it in the receptacle or drum provided;
- (f) The receptacle or drum shall be available and entries may be made at the times stated in K.A.R. 111-4-1801. Entries shall be allowed until the actual winner selection process begins;
- (g) The holder of the ticket is not required to personally attend the drawing or be present at the time of the drawing to be determined a winner;
- (h) There is no limit to the number of entries an entrant may make, but each entrant may only win one prize;
- (i) All eligible entrants must be at least 18 years of age. (Authorized by and implementing K.S.A. 2002 Supp. 74-8710; effective, T-111-12-15-00, Nov. 17, 2000; amended, T-111-6-19-01, May 18, 2001; amended, T-111-9-9-03, June 16, 2003.)
- **111-4-2034.** "Halloween Cash" instant ticket lottery game number 305. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Halloween Cash" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2034.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$1.00	ONE\$
\$2.00	TWO\$
\$3.00	THR\$
\$4.00	FOUR\$
\$5.00	FIVE\$
$10^{.00}$	TEN\$
$20^{.00}$	TWENTY
25.00	TWEN-FIV
$40^{.00}$	FORTY
$50^{.00}$	FIFTY
\$100\$	ONE-HUN
\$200\$	TWOHUN
\$1000	ONETHOU
\$10000	10-THOU
BOO	DOUBLER
Symbol of Dracula	DRACULA
Symbol of a haunted house	HOUSE
Symbol of a ghost	GHOST
Symbol of a mask	MASK
Symbol of a broom	BROOM
Symbol of a spider	SPIDER
Symbol of a witch's hat	HAT
Symbol of a pumpkin	PUMPKIN
Symbol of a skull	SKULL
Symbol of a witch	WITCH
Symbol of a moon	MOON
MAYBE NEXT TIME	
GOOD LUCK	

(c) For this game, a play symbol shall appear in each of 24 play spots within the play area or areas.

- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWF	=	\$25.00
FRY	=	\$40.00
FTY	=	\$50.00
THN	=	\$200.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.
- (g) "Halloween Cash" is a ticket with three different games. Game 1 is a match three of six dollar amounts or match two dollar amounts plus a doubler symbol to win double the dollar amount. A player will remove the scratch-off material to reveal six prize amounts or five prize amounts and a "BOO" doubler symbol. If the player matches three like prize amounts, the player wins that prize amount. If the player matches two like prize amounts and a "BOO" doubler symbol, the player wins double the prize amount. A player can win one time in this play area.

Game 2 is a key number match. A player matches any of the "YOUR SYMBOLS" to the "LUCKY SYMBOL" and wins the prize shown below that symbol. A player can win up to eight times in this play area.

Game 3 is a bonus game. If a prize is revealed, the player wins that prize instantly. A player can win once in this game.

- (h) Each ticket in this game may win up to 10 times.
- (i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

	Ex Prizes	pected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,200	\$0
\$2	\$2	18,000	36,000
\$2 (\$1 x 2)	\$2	19,600	39,200
\$2 (\$1 D)	\$2	19,600	39,200
\$4	\$4	6,000	24,000
\$4 (\$2 D)	\$4	7,400	29,600
\$4 (\$2 x 2)	\$4	7,600	30,400
\$4 (\$1 x 4)	\$4	7,600	30,400
\$5	\$5	2,800	14,000
\$5 (\$3 + \$2)	\$5	3,000	15,000
\$5 (\$1 x 5)	\$5	3,000	15,000
\$5 (\$2 D) + \$1	\$5	3,000	15,000
\$10	\$10	2,000	20,000
\$10 (\$5 D)	\$10	2,000	20,000
\$10 (\$5 x 2)	\$10	2,060	20,600
\$10 (\$1 x 10)	\$10	2,200	22,000
\$10 (\$4 x 2) + \$2	\$10	2,080	20,800
\$25	\$25	860	21,500

\$25 (\$10 D) + \$5	\$25	900	22,500
\$25 (\$4 x 5) + (\$1 x 5)	\$25	1,040	26,000
\$25 (\$5 x 3) + (\$2 x 5)	\$25	900	22,500
\$40	\$40	400	16,000
\$40 (\$20 D)	\$40	420	16,800
\$40 (\$4 x 10)	\$40	440	17,600
\$40 (\$5 x 8)	\$40	440	17,600
\$50	\$50	160	8,000
\$50 (\$25 D)	\$50	180	9,000
\$50 (\$10 x 2) + (\$5 x 6)	\$50	180	9,000
\$50 (\$5 x 10)	\$50	200	10,000
\$200	\$200	30	6,000
\$200 (\$100 D)	\$200	30	6,000
\$200 (\$20 x 10)	\$200	40	8,000
\$1,000	\$1,000	4	4,000
\$1,000 (\$200 x 2) + (\$100 x			
$5) + (\$50 \times 1) + (\$25 \times 2)$	\$1,000	6	6,000
\$10,000	\$10,000	6	60,000
TOTAL		154,376	\$677,700

- D denotes doubler symbol
- (k) The odds of winning a prize in this game are approximately one in 3.89. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2035.** "Ho Ho Doubler" instant ticket lottery game number 306. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Ho Ho Doubler" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2035.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$1.00	ONE\$
\$2.00	TWO\$
\$3.00	THR\$
\$4.00	FOUR\$
\$5.00	FIVE\$
$10^{.00}$	TEN\$
$20^{.00}$	TWENTY
25.00	TWEN-FIV
$40^{.00}$	FORTY
$50^{.00}$	FIFTY
\$100\$	ONE-HUN
\$200\$	TWOHUN
\$1000	ONETHOU
\$10000	10-THOU
01	ONE
02	TWO
03	THR
04	FOR
05	FIV
06	SIX
07	SEV
08	EGT
09	NIN
10	TEN
11	ELVN
12	TWLV
13	THRTN
14	FOURTN
15	FIFTN

Symbol of a snowflake	DOUBLER
Symbol of a holly leaf	HOLLY
Χ	XXX
MAYBE NEXT TIME	
GOOD LUCK	

- (c) For this game, a play symbol shall appear in each of 29 play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWF	=	\$25.00
FRY	=	\$40.00
FTY	=	\$50.00
HUN	=	\$100.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.
- (g) "Ho Ho Doubler" is a ticket with three different games. Game 1 is a key number match. If a player matches either of the "WINNING NUMBERS" to the "YOUR NUMBERS," the player wins the prize shown below that number. If a player reveals a "SNOWFLAKE" doubler symbol, the player wins double the prize instantly. A player can win up to eight times in this play area.

Game 2 is a tic-tac-toe game. A player will remove the scratch-off material to reveal nine play symbols and one prize amount. If the player matches three "HOLLY" symbols in the same row, column, or diagonal straight line, the player wins the amount shown in the prize box. A player can win one time in this play area.

Game 3 is a bonus game. If a prize is revealed, the player wins the prize instantly. A player can win once in this game area.

- (h) Each ticket in this game may win up to 10 times.
- (i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

		ected Number of rizes in Game	Expected Value in Game
Free Ticket	Free Ticket	40,200	\$0
\$2	\$2	19,000	38,000
\$2 (\$1 x 2)	\$2	19,800	39,600
\$2 (\$1 D)	\$2	19,600	39,200
\$4	\$4	7,000	28,000
\$4 (\$2 D)	\$4	7,600	30,400
\$4 (\$2 x 2)	\$4	7,600	30,400
\$4 (\$1 x 4)	\$4	7,600	30,400
\$5	\$5	2,800	14,000
			(continued)

\$5 (\$3 + \$2)	\$5	3,000	15,000
\$5 (\$1 x 5)	\$5	3,000	15,000
\$5 (\$2 D) + \$1	\$5	3,000	15,000
\$10	\$10	2,000	20,000
\$10 (\$5 D)	\$10	2,000	20,000
\$10 (\$5 x 2)	\$10	2,200	22,000
\$10 (\$1 x 10)	\$10	2,400	24,000
\$10 (\$2 x 5)	\$10	2,200	22,000
\$25	\$25	860	21,500
\$25 (\$10 D) + \$5	\$25	900	22,500
\$25 (\$4 x 5) + (\$1 x 5)	\$25	1,040	26,000
\$25 (\$5 x 5)	\$25	1,000	25,000
\$40	\$40	400	16,000
\$40 (\$20 D)	\$40	440	17,600
\$40 (\$4 x 10)	\$40	440	17,600
\$40 (\$10 x 4)	\$40	440	17,600
\$50	\$50	160	8,000
\$50 (\$25 D)	\$50	180	9,000
\$50 (\$2 x 5) + (\$10 x 4)	\$50	180	9,000
\$50 (\$5 x 10)	\$50	200	10,000
\$100	\$100	30	3,000
\$100 (\$50 D)	\$100	30	3,000
\$100 (\$10 x 10)	\$100	40	4,000
\$1,000	\$1,000	4	4,000
\$1,000 (\$200 x 2) + (\$100 x	\$1,000	6	6,000
$5) + (\$50 \times 1) + (\$25 \times 2)$			
\$10,000	\$10,000	6	60,000
TOTAL		157,356	\$682,800
			+,

- D denotes doubler symbol
- (k) The odds of winning a prize in this game are approximately one in 3.81. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2036.** "Blackjack Bonanza" instant ticket lottery game number 307. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Blackjack Bonanza" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2036.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
\$1.00	ONE\$
\$2.00	TWO\$
\$3.00	THR\$
\$4.00	FOUR\$
\$5.00	FIVE\$
\$7.00	SEV\$
$10^{.00}$	TEN\$
11.00	ELEVEN
20.00	TWENTY
70.00	SEVENTY
\$110\$	ONETEN
\$210\$	TWOTEN
\$2100	21-HUN
\$21000	21-THOU
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SEV
8	EGT
9	NIN
10	TEN

Ţ	JAK
Q	QEN
K	KNG
A	ACE
BUST	BUST

- (c) For this game, a play symbol shall appear in each of 35 play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

TWO	=	\$2.00
FIV	=	\$5.00
SEV	=	\$7.00
TEN	=	\$10.00
ELV	=	\$11.00
TWY	=	\$20.00
TWN	=	\$21.00
STY	=	\$70.00
OTN	=	\$110.00
THN	=	\$200.00
THT	=	\$210.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.
- (g) "Blackjack Bonanza" is a beat the dealer game with three separate play areas. The player will remove the scratch-off material over each of two table play areas to reveal five "HANDS," "HAND 1," "HAND 2," "HAND 3," "HAND 4," and "HAND 5," five "PRIZE" amounts, and one "DEALER'S HAND" on each table. If the sum of a "HAND" is higher than the sum of the "DEALER'S HAND," the player wins the "PRIZE" directly below that "HAND." If the player gets "BLACKJACK" (21) in any "HAND," the player wins double the prize for that "HAND." If the dealer busts, the player wins all five prizes for that table. The cards "J," "Q," and "K" will have a point value of 10. The card "A" will have a point value of 11.

The player will remove the scratch-off material covering the "BONUS" area. If the player reveals an ace ("A") symbol, the player wins \$10 instantly.

- (h) Each ticket in this game may win up to 11 times.
- (i) Approximately 600,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

	Prizes	Expected Number of Prizes in Game	Expected Value in Game
\$2	\$2	28,000	\$56,000
\$1 Doubled	\$2	40,000	80,000
\$1 + \$1	\$2	18,000	36,000
\$5	\$5	2,600	13,000
(\$2 Doubled) + \$1	\$5	3,000	15,000
\$3 + \$2	\$5	3,000	15,000
(\$1 Doubled) + (\$1 Doubled) + \$1	\$5	3,000	15,000
\$1 x 5	\$5	3,000	15,000
\$1 + \$2 + \$2	\$5	3,000	15,000

(\$1 x 5) (Bust)	\$5	3,000	15,000
\$7	\$7	1,650	11,550
\$2 + \$5	\$7	1,650	11,550
\$1 + \$2 + \$4	\$7	1,650	11,550
\$1 + \$1 + \$1 + (\$2 Doubled)	\$7	1,650	11,550
\$2 + \$2 + \$2 + \$1	\$7	1,650	11,550
(\$1 x 5) (Bust) + (\$1 Doubled)	\$7	950	6,650
\$1 + \$1 + \$1 + \$1 + \$1 + \$1	\$7	870	6,090
\$10 (Bonus)	\$10	1,800	18,000
\$11	\$11	750	8,250
\$1 + \$1 + (\$2 Doubled) + \$5	\$11	950	10,450
\$1 + \$1 + \$1 + (\$2 Doubled) +	4		
(\$2 Doubled)	\$11	950	10,450
(\$1 x 5) (Bust) + (\$1 x 5) (Bust) +	4		,
\$10 (Bonus)	\$20	950	19,000
\$20	\$20	580	11,600
\$1 + (\$5 Doubled) + (\$5 Doubled)	\$21	580	12,180
\$1 + \$5 + \$5 + \$5 + \$5	\$21	580	12,180
\$1 + \$1 + \$1 + \$2 + \$4 + \$4 + \$4	\$21	580	12,180
(\$2 Doubled) + (\$2 Doubled) +	4		/
\$4 + \$4 + \$5	\$21	650	13,650
(\$1 + \$1 + \$1 + \$4 + \$4) (Bust) +	4		,
(\$2 x 5) (Bust)	\$21	650	13,650
\$70	\$70	330	23,100
\$2 + \$11 + \$11 + \$11 + (\$7 x 5) (Bust)	\$70	180	12,600
(\$7 x 5) (Bust) + (\$7 x 5) (Bust)	\$70	180	12,600
(\$1 + \$1 + \$1 + \$5 + \$7) (Bust) +	***		,
(\$11 x 5) (Bust)	\$70	180	12,600
(\$4 x 5) (Bust) + \$10 + \$10 + \$10 +	***		,
\$5 + \$5 + (\$10 Bonus)	\$70	200	14,000
\$110	\$110	60	6,600
\$2 + \$2 + \$7 + \$7 + (\$11 Doubled)	·		*
+ \$70	\$110	70	7,700
(\$11 x 5) (Bust) + (\$11 x 5) (Bust)	\$110	76	8,360
(\$20 x 5) (Bust) + (\$20 x 5) (Bust)	\$200	8	1,600
\$4 + \$5 + \$11 + \$20 + \$20 +			
(\$70 Doubled)	\$200	8	1,600
\$210	\$210	6	1,260
\$70 + \$70 + \$70	\$210	6	1,260
\$2,100	\$2,100	2	4,200
(\$210 x 5) (Bust) + (\$210 x 5) (Bust)	\$2,100	4	8,400
\$21,000	\$21,000	5	105,000
TOTAL		127,005	\$707,960
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

- (k) The odds of winning a prize in this game are approximately one in 4.72. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2037.** "Monster Cash" instant ticket lottery game number 313. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Monster Cash" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2037.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$1.00	ONE\$
\$2.00	TWO\$
\$4 .00	FOUR\$
\$5.00	FIVE\$
10.00	TEN\$
20.00	TWENTY
$40^{.00}$	FORTY
\$250\$	TWOFIFTY
\$500\$	FIVE-HUN
\$1300	TRNHUN
Symbol of a black cat	DOUBLER

- (c) For this game, a play symbol shall appear in each of six play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.

(e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
TWO	=	\$2.00
FOR	=	\$4.00
FIV	=	\$5.00
TEN	=	\$10.00
TWY	=	\$20.00
FRY	=	\$40.00
FHN	=	\$500.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.
- (g) "Monster Cash" is a match three of six dollar amounts or a match two dollar amounts plus a doubler symbol to win double the dollar amount. A player will remove the scratch-off material to reveal six prize amounts or five prize amounts and a "BLACK CAT" doubler symbol. If the player matches three like prize amounts, the player wins that prize amount. If the player matches two like prize amounts and a "BLACK CAT" doubler symbol, the player wins double the prize amount.
 - (h) Each ticket in this game may win up to one time.
- (i) Approximately 900,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

		Expected Number of	Expected
	Prizes	Prizes in Game	Value in Game
3 - Free's	Free Ticket	84,000	\$0
3 - \$1.00's	\$1	38,700	38,700
2 - \$1.00's & (D)	\$2	28,500	57,000
3 - \$2.00's	\$2	27,000	54,000
2 - \$2.00's & (D)	\$4	9,600	38,400
3 - \$4.00's	\$4	8,700	34,800
3 - \$5.00's	\$5	12,000	60,000
2 - \$5.00's & (D)	\$10	4,200	42,000
3 - \$10.00's	\$10	3,900	39,000
2 - \$10.00's & (D)	\$20	1,500	30,000
3 - \$20.00's	\$20	1,200	24,000
2 - \$20.00's & (D)	\$40	270	10,800
3 - \$40.00's	\$40	225	9,000
3 - \$500.00's	\$500	30	15,000
2 - \$250.00's & (D)	\$500	9	4,500
3 - \$1,300.00's	\$1,300	6	7,800
TOTAL		219,840	\$465,000

D - denotes doubler

- (k) The odds of winning a prize in this game are approximately one in 4.09. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2038.** "Blackjack" instant ticket lottery game number 310. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Blackjack" com-

mencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2038.

(b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$1.00	ONE\$
\$2.00	TWO\$
\$3.00	THR\$
\$4.00	FOUR\$
\$6.00	SIX\$
\$8.00	EGT\$
12.00	TWLV
$24^{.00}$	TWNFOR
$50^{.00}$	FIFTY
$70^{.00}$	SEVENTY
\$210\$	TWOTEN
\$700\$	SEVHUN
\$10000	10-THOU
2	TWO
3	THR
4	FOR
5	FIV
6	SIX
7	SEV
8	EGT
9	NIN
10	TEN
J	JAK
Q K	QEN
	KNG
A	ACE
BUST	BUST

- (c) For this game, a play symbol shall appear in each of 10 play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of six varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
TWO	=	\$2.00
FOR	=	\$4.00
SIX	=	\$6.00
TWL	=	\$12.00
TFO	=	\$24.00
FTY	=	\$50.00
THT	=	\$210.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.
- (g) "Blackjack" is a beat the dealer game. The player will remove the scratch-off material over each table play area to reveal three "HANDS," "HAND 1," "HAND 2," and "HAND 3," three "PRIZE" amounts, and one "DEALER'S HAND" on each table. If the sum of a "HAND" is higher than the sum of the "DEALER'S HAND," the player wins the "PRIZE" directly below that

"HAND." If the player gets "BLACKJACK" (21) in any "HAND," the player wins double the prize for that "HAND." If the dealer busts, the player wins all five prizes for that table. The cards "J," "Q," and "K" will have a point value of 10. The card "A" will have a point value of 11.

- (h) Each ticket in this game may win up to three times.
- (i) Approximately 900,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free Ticket	Free Ticket	90,000	\$0
\$1	\$1	27,000	27,000
\$2	\$2	22,500	45,000
\$1 Doubled	\$2	24,000	48,000
\$4	\$4	9,300	37,200
\$2 + \$2	\$4	9,900	39,600
\$2 Doubled	\$4	12,060	48,240
\$1 + \$1 + \$2	\$4	13,500	54,000
\$6	\$6	1,050	6,300
\$3 + \$3	\$6	960	5,760
\$2 x 3 (Bust)	\$6	1,200	7,200
\$12	\$12	330	3,960
\$6 + \$6	\$12	360	4,320
\$4 x 3 (Bust)	\$12	450	5,400
\$4 Doubled + \$4	\$12	540	6,480
\$24	\$24	360	8,640
\$12 + \$12	\$24	420	10,080
\$8 x 3 (Bust)	\$24	450	10,800
\$50	\$50	150	7,500
\$2 + \$24 + \$24	\$50	210	10,500
\$210	\$210	6	1,260
\$70 + \$70 + \$70	\$210	9	1,890
\$700 x 3 (Bust)	\$2,100	6	12,600
\$10,000	\$10,000	6	60,000
TOTAL		214,767	\$461,730

- (k) The odds of winning a prize in this game are approximately one in 4.19. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2039.** "Home for the Holidays" instant ticket lottery game number 311. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Home for the Holidays" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2039.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$1.00	ONE\$
\$3.00	THR\$
\$5.00	FIVE\$
10.00	TEN\$
25.00	TWEN-FIV
50.00	FIFTY
\$100\$	ONE-HUN
\$500\$	FIVE-HUN
\$4000	FOURTHOU

Symbol of a turkey	TURKEY
Symbol of a leaf	LEAF
Symbol of a rake	RAKE
Symbol of wheat	WHEAT
Symbol of a pumpkin pie	PIE
Symbol of corn on the cob	CORN

- (c) For this game, a play symbol shall appear in each of seven play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
ONE	=	\$1.00
THR	=	\$3.00
FIV	=	\$5.00
TEN	=	\$10.00
FTN	=	\$15.00
TWY	=	\$20.00
TWF	=	\$25.00
THF	=	\$35.00
FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.
- (g) "Home for the Holidays" is a game with two game play areas. Game one is a match three of six game. A player will remove the scratch-off material covering the game play area to reveal six prize amounts. If three of the six prize amounts are identical, the player wins that prize amount.

Game 2 is an instant win play area. A player will remove the latex. If a "TURKEY" symbol is revealed, the player wins \$10 instantly.

- (h) Each ticket in this game may win up to two times.
- (i) Approximately 900,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

Game 1	Bonus	Prizes	Expected Number of Prizes in Game	Expected Value in Game
Free		Free Ticket	84,000	\$0
\$1.00		\$1	45,900	45,900
\$3.00		\$3	30,000	90,000
\$5.00		\$5	9,600	48,000
	\$10.00	\$10	3,600	36,000
\$5.00	\$10.00	\$15	2,100	31,500
\$10.00	\$10.00	\$20	1,800	36,000
\$25.00		\$25	1,500	37,500
\$25.00	\$10.00	\$35	840	29,400
\$50.00		\$50	600	30,000
\$100.00		\$100	300	30,000
\$500.00		\$500	30	15,000
\$4,000.00		\$4,000	9	36,000
TOTAL			180,279	\$465,300

- (k) The odds of winning a prize in this game are approximately one in 4.99. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2040.** "50 Bills" instant ticket lottery game number 312. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "50 Bills" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2040.
- (b) The "play symbols" and "play symbol captions" for this game are as follows:

Play Symbols	Play Symbol Captions
FREE	TICKET
\$2.00	TWO\$
\$5.00	FIVE\$
$10^{.00}$	TEN\$
$15^{.00}$	FIFTEEN
$50^{.00}$	FIFTY
\$500\$	FIVE-HUN

- (c) For this game, a play symbol shall appear in each of six play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 299.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
TWO	=	\$2.00
FIV	=	\$5.00
TEN	=	\$10.00
FTN	=	\$15.00
FTY	=	\$50.00
FHN	=	\$500.00

- (f) The price of instant tickets sold by a retailer for this game shall be \$1.00 each.
- (g) The "50 Bills" game is a match three of six game. A player will remove the scratch-off material covering the game play area to reveal six prize amounts. If three of the six prize amounts are identical, the player wins that prize amount.
 - (h) Each ticket in this game may win up to one time.
- (i) Approximately 900,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 300,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

Get	Prizes	Expected Number of Prizes in Game	Expected Value in Game
3 - Free's	Free Ticket	111,000	\$0
3 - \$2.00's	\$2	45,600	91,200
3 - \$5.00's	\$5	21,900	109,500
3 - \$10.00's	\$10	4,200	42,000
3 - \$15.00's	\$15	3,300	49,500
3 - \$50.00's	\$50	3,000	150,000
3 - \$500.00's	\$500	15	7,500
TOTAL		189,015	<u>\$449,700</u>
			(continued

- (k) The odds of winning a prize in this game are approximately one in 4.76. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)
- **111-4-2041.** "Slingo" instant ticket lottery game number 331. (a) The Kansas lottery shall conduct an instant winner lottery game entitled "Slingo" commencing on or after July 1, 2003. The rules for this game are contained in K.A.R. 111-3-1 *et seq.* and 111-4-2041.
- (b) The "Slingo" number symbols for this game are as follows:

01	02	03	04	05	06	07	08	09	10
11	12	13	14	15	16	17	18	19	20
21	22	23	24	25	26	27	28	29	30
31	32	33	34	35	36	37	38	39	40
41	42	43	44	45	46	47	48	49	50
51	52	53	54	55	56	57	58	59	60
61	62	63	64	65	66	67	68	69	70
71	72	73	74	75	Syn	nbol (of a g	gold o	coin

The "Slingo" grid number symbols for this game are as follows:

01	02	03	04	05	06	07	08	09	10
11	12	13	14	15	16	17	18	19	20
21	22	23	24	25	26	27	28	29	30
31	32	33	34	35	36	37	38	39	40
41	42	43	44	45	46	47	48	49	50
51	52	53	54	55	56	57	58	59	60
61	62	63	64	65	66	67	68	69	70
71	72	73	74	75	Syn	nbol (of a j	ester	

- (c) For this game, a play symbol shall appear in each of 65 play spots within the play area or areas.
- (d) The ticket numbers in each book of tickets in this game shall start with 000 and end with 149.
- (e) The three letters comprising the retailer validation codes used in this game shall appear in three of eight varying locations among the play symbols. The retailer validation codes for this game and their meanings are as follows:

FRE	=	Free Ticket
THR	=	\$3.00
FIV	=	\$5.00
EGT	=	\$8.00
TEN	=	\$10.00
FTN	=	\$15.00
EGN	=	\$18.00
TWF	=	\$25.00
FRY	=	\$40.00
FTY	=	\$50.00
HUN	=	\$100.00
FHN	=	\$500.00

(f) The price of instant tickets sold by a retailer for this game shall be \$2.00 each.

- (g) "Slingo" has two game play areas, "YOUR SLINGO NUMBERS" containing eight horizontal lines with five spaces on each line (the horizontal lines are designated "SPIN 1," "SPIN 2," "SPIN 3," "SPIN 4," "SPIN 5," "SPIN 6," "SPIN 7," and "SPIN 8"), and a "SLINGO GRID" that is five spaces wide and five spaces high containing 21 numbers, and four randomly placed symbols of a jester. The "YOUR SLINGO NUMBERS" spaces shall contain numbers or symbols of a gold coin. A player scratches off the protective coating on each "SPIN" of the "YOUR SLINGO NUMBERS" and for each of those numbers revealed scratches off the protective coating on the corresponding numbers appearing in the "SLINGO GRID." If a player matches all five numbers in one or more complete horizontal, vertical or diagonal straight lines in the "SLINGO GRID," the player wins the prize indicated on the "SLINGO LEGEND" on the front of the ticket. The jester symbol may be used as a "free space" to complete a line. Based upon the numbers of lines completed, only the highest prize for which a ticket is eligible will be awarded. In addition, for each gold coin symbol revealed in any "SPIN" on the "YOUR SLINGO NUM-BERS," the player wins \$3.00.
 - (h) Each ticket in this game may win up to six times.
- (i) Approximately 960,000 tickets shall be ordered initially for this instant game. Additional ticket orders shall have the same prize structure, the same number of prizes per prize pool of 240,000 tickets, and the same odds as were contained in the initial ticket order.
- (j) The expected number and value of instant prizes in this game shall be as follows:

		Expected Number of	Expected
Get	Prizes	Prizes in Game	Value in Game
1 line	Free Ticket	84,800	\$0
1 coin	\$3	30,400	91,200
1 line + 1 coin	Free Ticket + \$3	14,400	72,000
2 lines	\$5	19,200	96,000
2 lines + 1 coin	\$8	9,600	76,000
3 lines	\$10	19,200	192,000
4 lines	\$15	3,200	48,000
5 coins	\$15	8,000	120,000
4 lines + 1 coin	\$18	3,200	57,600
5 lines	\$25	4,800	120,000
5 lines + 5 coins	\$40	950	38,000
6 lines	\$50	450	22,500
7 lines	\$100	45	4,500
8 lines	\$500	8	4,000
9 lines	\$1,000	6	6,000
10 lines	\$2,500	7	17,500
Blackout (all spaces)	\$10,000	7	70,000
TOTAL		198,273	\$1,036,100

(k) The odds of winning a prize in this game are approximately one in 4.84. (Authorized by K.S.A. 2002 Supp. 74-8710; implementing K.S.A. 2002 Supp. 74-8710 and K.S.A. 74-8720; effective, T-111-9-9-03, June 16, 2003.)

Ed Van Petten Executive Director

Doc. No. 029835

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Amended

Amended

Revoked

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44-14-318	Revoked	V. 21, p. 83	60-3-110	Amended	V. 21, p. 1764	74-5-406	Amended	V. 21, p. 1869
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45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2	Revoked Revoked Revoked Revoked Revoked New New New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSION Action Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1789	82-3-401b 82-3-402 through 82-3-410 82-3-412 82-3-1000 through 82-3-1012 82-3-1000 through 82-3-1012	Amended New New New (T)	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1753-1763
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45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2 45-400-1 through 45-500-1 through 45-600-1 45-700-1 45-700-1 45-700-2 45-700-2 45-800-1 45-900-1	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1898 V. 21, p. 1897 V. 21, p. 1899 V. 21, p. 1828 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-1 66-10-9 66-10-13 66-11-1a 66-11-1b 66-11-5 66-14-6 AGEN Reg. No. 68-1-1a 68-1-1a	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSION Action Amended Amended Amended Amended Amended New Amended New New New New Amended ICY 68: BOARD ON Action Amended Revoked	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 746 V. 21, p. 308	82-3-401b 82-3-402 through 82-3-411 82-3-411 82-3-1000 through 82-3-1012 82-3-1012 82-3-1012 82-4-2 82-4-21 82-4-21 82-4-22 82-4-22 82-4-22 82-4-26 82-4-26 82-4-27 82-4-27 82-4-27 82-4-28	Amended New New (T) New Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1753-1763 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 88 V. 22, p. 88 V. 22, p. 88 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89
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45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-2 45-300-2 45-300-2 45-400-1 through 45-500-1 through 45-500-1 45-700-1 45-700-1 45-700-2 45-800-1 45-900-1 45-1000-1 45-1000-2 45-1000-3	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1897 V. 21, p. 1897 V. 21, p. 1897 V. 21, p. 1898 V. 21, p. 1899 V. 21, p. 1328 V. 21, p. 1900 V. 21, p. 1328 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-1 66-10-9 66-10-13 66-11-1a 66-11-15 66-14-6 AGEN Reg. No. 68-1-1a 68-1-1e 68-1-2a 68-1-3	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSIO Action Amended Amended Amended Amended Amended New Amended New New New New Amended ICY 68: BOARD OI Action Amended Amended Amended Amended Revoked Amended Amended Amended Revoked Amended Arended Revoked Amended Amended Revoked Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 746 V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 21, p. 746	82-3-401b 82-3-402 through 82-3-410 82-3-411 82-3-1000 through 82-3-1012 82-3-1012 82-3-1012 82-4-20 82-4-21 82-4-22 82-4-22 82-4-23 82-4-26 82-4-26 82-4-27 82-4-27 82-4-28 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29	Amended New New New New Thew Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1753-1763 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 88 V. 22, p. 88 V. 22, p. 88 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 90
45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2 45-400-1 through 45-500-1 through 45-600-1 45-700-1 45-700-1 45-700-2 45-800-1 45-900-1 45-1000-1 45-1000-2 45-1000-3	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1899 V. 21, p. 1897 V. 21, p. 1899 V. 21, p. 1828 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-1 66-10-9 66-10-10b 66-11-1a 66-11-5 66-14-6 AGEN Reg. No. 68-1-1a 68-1-1a 68-1-2a 68-1-3 68-1-3a 68-2-5	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSIO! Action Amended Amended Amended Amended Amended New Amended New New Amended ICY 68: BOARD OI Action Amended Action Amended Amended Amended Amended Amended Amended Action Amended Action Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 746 V. 21, p. 308	82-3-401b 82-3-402 through 82-3-411 82-3-411 82-3-1000 through 82-3-1012 82-3-1012 82-3-1012 82-4-2 82-4-21 82-4-21 82-4-22 82-4-22 82-4-26 82-4-27 82-4-27 82-4-28 82-4-28 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29a 82-4-30a 82-4-32	Amended New New New (T) New Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1178-1188 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 87 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 90
45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2 45-400-1 through 45-500-1 through 45-600-1 45-700-1 45-700-1 45-700-2 45-800-1 45-900-1 45-1000-2 45-1000-3 AG HUMA	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1897 V. 21, p. 1897 V. 21, p. 1899 V. 21, p. 1899 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-1 66-10-9 66-10-13 66-11-1a 66-11-5 66-14-6 AGEN Reg. No. 68-1-1a 68-1-1a 68-1-2a 68-1-3 68-1-3 68-1-3 68-2-5	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSIO! Action Amended Amended Amended Amended Amended New Amended New New New Amended ICY 68: BOARD OI Action Amended Action Amended Action Amended Revoked Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 746 V. 21, p. 308 V. 22, p. 118	82-3-401b 82-3-402 through 82-3-410 82-3-411 82-3-412 82-3-1000 through 82-3-1012 82-3-1001 82-3-1012 82-4-21 82-4-22 82-4-22 82-4-22 82-4-22 82-4-26 82-4-27 82-4-27 82-4-27 82-4-28 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29 82-4-30 82-4-30	Amended New New New (T) New Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1753-1763 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 90 V. 22, p. 91
45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2 45-400-1 through 45-500-1 through 45-600-1 45-700-1 45-700-1 45-700-2 45-800-1 45-900-1 45-1000-2 45-1000-3 AG HUMA	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1897 V. 21, p. 1897 V. 21, p. 1899 V. 21, p. 1899 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-10 66-10-13 66-11-1a 66-11-15 66-14-6 AGEN Reg. No. 68-1-1a 68-1-2a 68-1-3a 68-1-3a 68-2-9 68-2-9	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSION Action Amended Amended Amended Amended Amended New Amended New New New New Amended ICY 68: BOARD ON Action Amended ICY 68: BOARD ON Action Amended Revoked Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 746 V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 21, p. 308 V. 21, p. 308 V. 21, p. 308 V. 22, p. 118 V. 22, p. 118	82-3-401b 82-3-402 through 82-3-410 82-3-411 82-3-1000 through 82-3-1012 82-3-1002 82-3-1012 82-3-1012 82-4-20 82-4-21 82-4-22 82-4-23 82-4-26 82-4-27 82-4-27 82-4-28 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29 82-4-29 82-4-30a 82-4-30 82-4-35 82-4-35 82-4-35	Amended New New New (T) New Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1178-1188 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 87 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 90
45-11-1 45-14-1 45-16-2 45-16-3 45-16-4 45-100-1 45-200-1 45-200-2 45-300-1 45-300-2 45-400-1 through 45-500-1 through 45-600-1 45-700-1 45-700-1 45-700-2 45-800-1 45-900-1 45-1000-2 45-1000-3 AG HUMA	Revoked Revoked Revoked Revoked Revoked Revoked New	V. 21, p. 1894 V. 21, p. 1895 V. 21, p. 1896 V. 21, p. 1897 V. 21, p. 1897 V. 21, p. 1899 V. 21, p. 1899 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1900 V. 21, p. 1901	Reg. No. 65-4-3 65-5-6 AGEN Reg. No. 66-8-4 66-9-5 66-10-1 66-10-9 66-10-13 66-11-1a 66-11-1b 66-11-5 66-14-6 AGEN Reg. No. 68-1-1a 68-1-1e 68-1-2a 68-1-3 68-1-3 68-2-10 68-2-10	IN OPTOMET Action Amended Amended ICY 66: BOARD OI PROFESSIO Action Amended Amended Amended Amended Amended New Amended New New New Amended ICY 68: BOARD OI Action Amended	Register V. 21, p. 183 V. 22, p. 1575 FTECHNICAL NS Register V. 21, p. 1789 V. 21, p. 1790 FPHARMACY Register V. 21, p. 1790 FPHARMACY Register V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 21, p. 746 V. 21, p. 308 V. 22, p. 118 V. 22, p. 118 V. 22, p. 118	82-3-401b 82-3-402 through 82-3-411 82-3-411 82-3-1000 through 82-3-1012 82-3-1012 82-3-1012 82-4-20 82-4-21 82-4-22 82-4-22 82-4-23 82-4-26 82-4-26a 82-4-27 82-4-27 82-4-28a 82-4-29 82-4-29 82-4-29 82-4-29a 82-4-30a 82-4-32 82-4-35 82-4-46 82-4-35 82-4-46	Amended New New New (T) New Amended	V. 21, p. 384 V. 21, p. 384-389 V. 21, p. 389 V. 21, p. 390 V. 21, p. 1178-1188 V. 21, p. 1753-1763 V. 22, p. 86 V. 22, p. 86 V. 22, p. 87 V. 21, p. 1329 V. 21, p. 1702 V. 22, p. 87 V. 22, p. 88 V. 22, p. 89 V. 22, p. 89 V. 22, p. 89 V. 22, p. 90 V. 22, p. 91
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through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5	Revoked Revoked Amended Amended Amended Amended	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357	92-20-11 92-22-4 92-22-19 92-22-22 92-22-23 92-22-24 92-22-25 92-22-34 92-23-10 92-23-15	Revoked Amended Revoked Revoked Amended Revoked Amended New New Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-9 100-69-11 100-72-1 through 100-72-7 100-72-1	Amended Amended Amended Amended Amended Amended Amended Amended	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5 91-38-6	Revoked New Revoked Amended Amended Amended Amended Amended Amended	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358	92-20-11 92-22-4 92-22-19 92-22-22 92-22-23 92-22-25 92-22-33 92-22-34 92-23-10 92-23-16	Revoked Amended Revoked Revoked Amended Revoked Amended New New Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180	100-49-9 100-54-4 100-55-5 100-55-9 100-69-3 100-69-10 100-69-11 100-72-1 through	Amended Amended Amended Amended Amended Amended Amended Amended	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5	Revoked Revoked Amended Amended Amended Amended	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357	92-20-11 92-22-4 92-22-19 92-22-22 92-22-23 92-22-33 92-22-34 92-23-10 92-23-16 92-23-16 92-23-17	Revoked Amended Revoked Revoked Amended Revoked Amended New New Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180	100-49-9 100-54-4 100-55-5 100-55-9 100-69-3 100-69-10 100-69-11 100-72-1 through 100-72-7 100-72-1 through 100-72-6	Amended Amended Amended Amended Amended Amended Amended Amended	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5 91-38-6 91-38-7	Revoked New Revoked Amended Amended Amended Amended Amended Amended Amended	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-33 92-22-34 92-23-10 92-23-15 92-23-17 through 92-23-23 92-23-23	Revoked Amended Revoked Revoked Amended Revoked Amended New New Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-1 100-69-11 100-72-1 through 100-72-7 100-72-1 through 100-72-6 100-72-6	Amended Amended Amended Amended Amended Amended Amended Amended New (T)	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81 V. 22, p. 691, 692 V. 22, p. 82
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5 91-38-6 91-38-7	Revoked Revoked Amended Amended Amended Amended Amended Amended Amended Y 92: DEPARTM	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358 V. 22, p. 360 ENT OF REVENUE	92-20-11 92-22-4 92-22-19 92-22-22 92-22-23 92-22-25 92-22-33 92-22-34 92-23-10 92-23-16 92-23-17 through 92-23-23 92-23-23	Revoked Amended Revoked Revoked Amended Revoked Amended New New Amended Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-10 100-69-11 100-72-1 through 100-72-1 through 100-72-1 through 100-72-1 100-72-1	Amended Amended Amended Amended Amended Amended Amended Amended New (T)	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81 V. 22, p. 691, 692 V. 22, p. 693
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5 91-38-6 91-38-7 AGENCY Reg. No.	Revoked New Revoked Amended Amended Amended Amended Amended Amended Y 92: DEPARTM Action	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358 V. 22, p. 360 ENT OF REVENUE Register	92-20-11 92-22-4 92-22-19 92-22-23 92-22-23 92-22-24 92-22-33 92-22-34 92-23-15 92-23-16 92-23-17 through 92-23-23 92-23-23 92-23-23	Revoked Amended Revoked Amended Revoked Amended New New Amended Amended Amended Amended Mew New New	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 181 V. 21, p. 182	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-10 100-69-11 100-72-1 through 100-72-1 through 100-72-1 through 100-72-1 100-72-1	Amended Amended Amended Amended Amended Amended Amended Amended Amended Mew (T) New New (T) New CY 102: BEHAVIO	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 691 V. 22, p. 691 V. 22, p. 691 V. 22, p. 692 V. 22, p. 693 PRAL SCIENCES
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through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-38-1 91-38-2 91-38-3 91-38-6 91-38-7 AGENCY Reg. No. 92-1-1 92-1-2	Revoked New Revoked Amended Amended Amended Amended Amended Amended Y 92: DEPARTM Action Revoked Revoked	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 357 V. 22, p. 360 ENT OF REVENUE Register V. 21, p. 332 V. 21, p. 332	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-31 92-23-10 92-23-15 92-23-16 92-23-17 through 92-23-23 92-23-30 92-23-30 92-23-31 92-23-38 92-23-38	Revoked Amended Revoked Amended Revoked Amended New New Amended Amended Amended New New New New New New	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 181 V. 21, p. 182 V. 21, p. 182 V. 21, p. 182 V. 21, p. 182	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-10 100-69-11 100-72-1 through 100-72-1 through 100-72-1 through 100-72-1 100-72-1	Amended Amended Amended Amended Amended Amended Amended Amended Amended Mew (T) New New (T) New CY 102: BEHAVIO	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 691 V. 22, p. 691 V. 22, p. 691 V. 22, p. 692 V. 22, p. 693 PRAL SCIENCES
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-38-1 91-38-2 91-38-5 91-38-5 91-38-6 91-38-7 AGENCY Reg. No. 92-1-1 92-1-2 92-1-3	Revoked New Revoked Amended Action Revoked Revoked Revoked	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358 V. 22, p. 360 ENT OF REVENUE Register V. 21, p. 332 V. 21, p. 332 V. 21, p. 332 V. 21, p. 332	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-33 92-22-34 92-23-10 92-23-15 92-23-16 92-23-17 through 92-23-25 92-23-30 92-23-31 92-23-31 92-23-31 92-23-38 92-23-38 92-23-38a 92-23-40	Revoked Amended Revoked Amended Revoked Amended New New Amended Amended Amended Mew New New New New New New	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 181 V. 21, p. 182 V. 21, p. 182	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-10 100-69-11 100-72-1 through 100-72-7 100-72-1 through 100-72-6 100-75-1 100-75-1 AGENG	Amended Amended Amended Amended Amended Amended Amended Amended Amended New (T) New New (T) New CY 102: BEHAVIO REGULATORY Action	V. 21, p. 2138 V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81 V. 22, p. 691, 692 V. 22, p. 693 PRAL SCIENCES BOARD Register
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-5 91-38-6 91-38-7 AGENCY Reg. No. 92-1-1 92-1-2 92-1-3 92-5-4	Revoked New Revoked Amended Amended Amended Amended Amended Amended Y 92: DEPARTM Action Revoked Revoked	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 357 V. 22, p. 360 ENT OF REVENUE Register V. 21, p. 332 V. 21, p. 332	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-34 92-23-10 92-23-15 92-23-17 through 92-23-23 92-23-38 92-23-38 92-23-38 92-23-38 92-23-38 92-23-340 92-23-40	Revoked Amended Revoked Amended Revoked Amended New New Amended Amended Amended New New New New New New	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 181 V. 21, p. 182 V. 21, p. 182 V. 21, p. 182 V. 21, p. 182	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-9 100-69-11 100-72-1 through 100-72-7 100-72-1 through 100-72-6 100-75-1 100-75-1 AGENG	Amended New (T) New New (T) New CY 102: BEHAVIO REGULATORY Action Amended (T)	V. 21, p. 2138 V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 691 V. 22, p. 691 V. 22, p. 691 PALL SCIENCES BOARD Register V. 22, p. 1267
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-3 91-38-6 91-38-7 AGENCY Reg. No. 92-1-1 92-1-2 92-1-3 92-5-4 92-5-5	Revoked New Revoked Amended Action Revoked Revoked Revoked	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 358 V. 22, p. 360 ENT OF REVENUE Register V. 21, p. 332 V. 21, p. 332 V. 21, p. 332 V. 21, p. 332	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-34 92-23-15 92-23-16 92-23-17 through 92-23-23 92-23-23 92-23-38 92-23-38 92-23-38a 92-23-40 92-24-9 through	Revoked Amended Revoked Amended Revoked Amended New New Amended Amended Amended New New New New New New New Amended Amended Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 181 V. 21, p. 181 V. 21, p. 181 V. 21, p. 181 V. 21, p. 182	100-49-9 100-54-4 100-55-5 100-55-9 100-69-3 100-69-9 100-69-11 100-72-1 through 100-72-1 through 100-72-1 through 100-75-1 AGENO Reg. No.	Amended New (T) New New (T) New CY 102: BEHAVIO REGULATORY Action Amended (T) New (T)	V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 691 V. 22, p. 691 V. 22, p. 693 PRAL SCIENCES BOARD Register V. 22, p. 1267 V. 22, p. 1268
through 91-31-30 91-31-31 through 91-31-42 91-32-1 through 91-32-9 91-38-1 91-38-2 91-38-5 91-38-6 91-38-7 AGENCY Reg. No. 92-1-1 92-1-2 92-1-3 92-5-4 92-5-5 through	Revoked New Revoked Amended Amended Amended Amended Amended Y 92: DEPARTM Action Revoked Revoked Revoked Revoked	V. 22, p. 124 V. 22, p. 124-128 V. 21, p. 1867 V. 22, p. 356 V. 22, p. 356 V. 22, p. 357 V. 22, p. 357 V. 22, p. 360 ENT OF REVENUE Register V. 21, p. 332	92-20-11 92-22-4 92-22-19 92-22-23 92-22-24 92-22-25 92-22-31 92-23-10 92-23-15 92-23-17 through 92-23-25 92-23-30 92-23-38 92-23-38 92-23-38 92-23-40 92-24-9 through	Revoked Amended Revoked Amended Revoked Amended New New Amended	V. 21, p. 1318 V. 21, p. 450 V. 21, p. 180 V. 21, p. 180 V. 21, p. 180 V. 21, p. 181 V. 21, p. 182	100-49-9 100-54-4 100-55-4 100-55-5 100-69-3 100-69-9 100-69-11 100-72-1 through 100-72-7 100-72-1 100-75-1 AGENO Reg. No. 102-1-3a 102-1-3b 102-1-8	Amended Amended Amended Amended Amended Amended Amended Amended Amended New (T) New New (T) New CY 102: BEHAVIO REGULATORY Action Amended (T) New (T) Amended	V. 21, p. 2138 V. 21, p. 2138 V. 21, p. 2138 V. 22, p. 690 V. 22, p. 690 V. 21, p. 1864 V. 21, p. 1865 V. 21, p. 1865 V. 21, p. 1866 V. 22, p. 79-81 V. 22, p. 691, 692 V. 22, p. 82 V. 22, p. 693 PRAL SCIENCES BOARD Register V. 22, p. 1267 V. 22, p. 1268 V. 22, p. 1268 V. 22, p. 1148
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